

Newark, New Jersey, January 5, 1977

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A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:20 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Elton Byrd, Abyssinian Baptist Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant Jack Yablonsky, Sergeant-at-Arms.

President Harris stated, "In accordance with New Jersey P. L. 1975 Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on December 28, 1976 at the time of its preparation. All persons who prepaid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF NOVEMBER, 1976.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented EVALUATION REPORT #21 - TACTICAL ANTI-CRIME TEAMS PROJECT, DATED DECEMBER 1, 1976, SUBMITTED BY ALAN ZALKIND, EXECUTIVE DIRECTOR, NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received and staff study be made for report to the Council was made by Councilman Bottone, seconded by Councilman Allen and

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adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c. The City Clerk presented REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR THE MONTH OF OCTOBER, 1976.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF NOVEMBER, 1976.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e. The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF NOVEMBER, 1976.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f. The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE/RAMAPO, HELD NOVEMBER 18, 1976.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g. The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, TWO BRIDGES, HELD NOVEMBER 18, 1976.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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4-h.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, FILTRATION PLANT, HELD NOVEMBER 18, 1976.

A motion that the Copy of Minutes be received was made by Councilwoman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-i.

The City Clerk presented REPORT OF INVESTMENT OF IDLE CITY FUNDS, FOR PERIOD OCTOBER 8, 1976 TO DECEMBER 6, 1976, SUBMITTED BY DIRECTOR OF FINANCE SULLIVAN; PURSUANT TO N.J.S.A. 40A:5-7.2.

A motion that the Report be received and placed on file was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-j.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF NOVEMBER, 1976.

A motion to approve Report of Contracts Awarded was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-k.

The City Clerk presented REPORT OF MUNICIPAL COURT, PART SIX, FOR THE MONTH OF NOVEMBER, 1976.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-l.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY TO OCTOBER, 1976.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-m.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD NOVEMBER 10, 1976.

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A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-n. The City Clerk presented SUMMARY OF CITY-OWNED PROPERTY REVENUE ACCOUNTS AND SUMMARY OF BUDGET ACTIVITY REPORT, FOR THE MONTH OF NOVEMBER, 1976.

(Copy submitted to each Member of the Council)

A motion that the Summaries be received and placed on file was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-o. The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD NOVEMBER 24, 1976.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1. The City Clerk read APPLICATION OF GEOFFREY LUCKMAN (EMPIRE ELECTRIC CO., OWNER); TO PERMIT IN A 2ND RESIDENCE DISTRICT ESTABLISHMENT OF AN AUTOMOBILE BODY AND FENDER REPAIR SHOP AND PAINTING: ON PREMISES 38-42 HANFORD STREET.

(Vote of Board of Adjustment 3-2)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MRS. EULA DAVIS, 17 HANFORD STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council. She objected to the operation of a body and fender repair shop and the use of a vacant lot, across from 13 Hanford Street, to hold junk cars. Mrs.

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Davis contended this operation would increase traffic in the area, would increase garbage and deteriorate the neighborhood.

No one else appeared before the Council in reference to this application.

Councilman Martinez stated he was not basing his decision on any testimony given this afternoon. He moved this application be remanded to the Board of Adjustment for the following reasons: 1) As detailed in the transcript, approval of this application would pose safety hazards to school children in the area; 2) Due to increased traffic in the area, a traffic survey should be undertaken. Testimony by Commissioner Kuemmerle in the transcript has illustrated this. Additionally the parking problem created must also be considered.

The motion was seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

4-A-2. The City Clerk read APPLICATION OF ORCIE HARDEN, OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT CONVERSION OF AN 8-FAMILY DWELLING AND STORE TO AN 11-FAMILY DWELLING AND STORE WITH INSUFFICIENT ON-SITE PARKING; ON PREMISES 293-303 OSBORNE TERRACE; ON CONDITION THAT 1) A WINDOW IN REAR OF EACH OF THE PROPOSED APARTMENTS IS TO BE REMODELLED IN ORDER TO MEET BUILDING BUREAU APPROVAL FOR SECONDARY MEANS OF EGRESS.

(Vote of Board of Adjustment 3-2)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-3. The City Clerk read APPLICATION OF VIEWOAK CORPORATION (AUTO PARTS & EQUIPMENT, INC., OWNER); TO PERMIT IN 3RD BUSINESS AND 2ND INDUSTRIAL DISTRICTS STORAGE OF BUSES IN CONNECTION WITH OPERATION OF BUS COMPANY; ON PREMISES 218-224 ELIZABETH AVENUE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

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Councilman Carrino asked Board of Adjustment Secretary Rossi if buses will be stored indoors or outdoors.

Mr. Rossi replied the buses will be stored outdoors.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-4. The City Clerk read APPLICATION OF HARVEY POSNER, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 1-STORY SIDE ADDITION TO BUILDING USED FOR BATTERY AND TIRE BUSINESS AND INCLUDING PURCHASE, STORAGE AND SALES OF SCRAP METAL; ON PREMISES 25-29 CONCORD STREET.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-5. The City Clerk read APPLICATION OF COMMERCE PARKING SYSTEM, INC. (FANNY F. BLAU, OWNER); TO PERMIT IN A 4TH BUSINESS DISTRICT ESTABLISHMENT OF A PUBLIC PARKING LOT; ON PREMISES 36-38 COMMERCE STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

HON. AARON NAROL, 11 COMMERCE STREET, NEWARK, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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4-A-6. The City Clerk read APPLICATION OF ATLAS INVESTMENT INC., OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT STORAGE OF FUEL OIL TRUCKS; ON PREMISES 39-45 NEW YORK AVENUE AND 146 WALNUT STREET; ON CONDITION THAT 1) SUCH USE IS LIMITED TO THE PERIOD ENDING FIVE YEARS FROM DATE OF APPROVAL BY THE MUNICIPAL COUNCIL.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-7. The City Clerk read APPLICATION OF JOSE & MANUELLA VENTOSO, OWNERS; TO PERMIT IN A 1ST RESIDENCE DISTRICT CONVERSION OF A LAWFUL NONCONFORMING 2-FAMILY DWELLING TO A 3-FAMILY DWELLING; ON PREMISES 173 KERRIGAN BOULEVARD.

(Vote of Board of Adjustment 3-2)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. CHARLES K. KUREBANAS, 622 BLOOMFIELD AVENUE, BLOOMFIELD, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council. He urged the Municipal Council to approve this application.

No one else appearing, a motion to continue the hearing and defer action on this application was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-8. The City Clerk read APPLICATION OF BEN & LOUISE D'AVELLA, OWNERS; TO PERMIT IN A 1ST INDUSTRIAL DISTRICT ESTABLISHMENT OF A PRIVATE PARKING LOT FOR TENANTS LOCATED AT 60-64 NORTH 7TH STREET, BELLEVILLE; ON PREMISES 862 NORTH 7TH STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-9. The City Clerk read APPLICATION OF THOMAS N. SMITH (ART SHEET METAL CO., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT STORAGE AND REPAIR OF ICE CREAM TRUCKS IN CONNECTION WITH MANUFACTURE, STORAGE AND SALE OF ICE CREAM AND ICES; ON PREMISES 236 ASTOR STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. THOMAS N. SMITH, 56 PARKWAY DRIVE, CLARK, NEW JERSEY, the applicant, appeared before the Municipal Council.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-10. The City Clerk read APPLICATION OF ROSE DELLI SANTI, OWNER; TO PERMIT IN A 2ND RESIDENCE DISTRICT CONSTRUCTION OF A 2-FAMILY DWELLING WITH INSUFFICIENT FRONT YARD ON PARKER STREET; ON PREMISES 244-246 MONTCLAIR AVENUE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a. The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4.1, PARKING LIMITED TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO THIRTY MINUTES ON COMMERCE COURT.

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(Commerce Court, west side, from Raymond Boulevard to Commerce Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Wainwright Place, Westbound, from Wainwright Street to Fabyan Place)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-c. The City Clerk read AN ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Intersection of Nye Avenue-Watson Avenue and Bergen Street

Intersection of Nye Avenue and Clinton Place)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-d. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "IMPOUNDING VEHICLES ILLEGALLY PARKED" OF TITLE 23, CHAPTER 5, SECTION 23:5-11 (b) OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 19, 1977.

6-F-e. The City Clerk read AN ORDINANCE AMENDING 'AN ORDINANCE TO AUTHORIZE THE TAX ASSESSOR TO EXEMPT FROM TAXATION THE FIRST \$4,000.00 OF IMPROVEMENTS ON HOUSING 20 YEARS AND OLDER PURSUANT TO AUTHORITY GRANTED IN P. L. 1975, C. 104" BY MAKING CERTAIN CORRECTIONS THERETO.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 19, 1977.



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6-F-f. The City Clerk read AN ORDINANCE PERMITTING CONTINUATION OF PRESENT ENCROACHMENTS INTO WARREN STREET FROM THE ABUTTING CORNER PREMISES #158 WASHINGTON STREET, NEWARK, NEW JERSEY, ON SALE THEREOF BY THE CITY OF NEWARK. (THE SUMMIT ASSOCIATES, INC., \$15,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 19, 1977.

6-F-g. The City Clerk read AN ORDINANCE PERMITTING THE CITY OF NEWARK TO ACCEPT A DEED FOR PREMISES KNOWN AS NUMBERS 62-76 FRELINGHUYSEN AVENUE. (BEING LOTS NUMBERS 4, 5, 6, 7, 9 AND 21 IN BLOCK 2795 ON CITY TAX MAP)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Director of Engineering Zach met with the Council December 2, 1976)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 19, 1977.

A motion to consider Item 8-d on this Calendar under "Ordinances on First Reading" was made by Councilwoman Villani, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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The City Clerk read AN ORDINANCE AMENDING ORDINANCE 6-S & F-f, ADOPTED FEBRUARY 17, 1971, ENTITLED "AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY," TO EXTEND SAID ORDINANCE.

(To permit extension of collection of tax for parking services rendered on or before December 31, 1977)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilwoman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 19, 1977.

A motion to consider Item 8-e on this Calendar under "Ordinances on First Reading" was made by Councilman Allen, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-i. The City Clerk read AN ORDINANCE TO IMPOSE A TAX ON EMPLOYER PAYROLLS IN THE CITY OF NEWARK.

(Imposes Newark Payroll Tax for year 1977)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Carrino, Giuliano.

President Harris: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed

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to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 19, 1977.

A motion to consider Item 8-f on this Calendar under "Ordinances on First Reading was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-j.

The City Clerk read AN ORDINANCE AN ORDINANCE REPEALING TITLE 2, ADMINISTRATION, CHAPTER 2, ARTICLE 7, CENTRAL PLANNING BOARD, SECTION 19 ET SEQ. AND TITLE 2, ADMINISTRATION, CHAPTER 2, ARTICLE 5, BOARD OF ADJUSTMENT, SECTION 14 ET SEQ. OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, 1966, AS AMENDED AND SUPPLEMENTED, AND CREATING AND CONTINUING THE CENTRAL PLANNING BOARD AND THE BOARD OF ADJUSTMENT PURSUANT TO THE PROVISIONS OF CHAPTER 291, P. L. 1975, (C.40:55D-1 ET SEQ.); PROVIDING FOR THE POWERS OF SAID BOARDS; FIXING THE PROCEDURES GOVERNING APPLICATIONS TO SAID BOARDS AND APPEALS THEREFROM; PROVIDING FOR THE CONTINUANCE OF EXISTING ORDINANCES; AND REPEALING ANY ORDINANCE OR PART THEREOF INCONSISTENT WITH THE PROVISIONS OF THIS ORDINANCE.

(Copy of ordinance submitted to each Member of the Council)

(Corporation Counsel Buck and Assistant Corporation Counsel Bressler met with the Council January 4, 1977)

A motion to adopt the ordinance on first reading was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 19, 1977.

A motion to consider Item 8-g on this Calendar under "Ordinances on First Reading" was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

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The City Clerk read AN ORDINANCE PROHIBITING THE PAYMENT OF ANY SALARY OR WAGE TO PUBLIC SERVICE EMPLOYMENT PARTICIPANTS WITHOUT THE ADOPTION OF APPROPRIATE ORDINANCES BY THE MUNICIPAL COUNCIL.

(Copy of ordinance submitted to each Member of the Council)

Assistant Corporation Counsel Bressler stated she has just been informed that a copy of this proposed ordinance was delivered to Corporation Counsel Buck at 1:00 P. M., he is presently studying it and has not signed the ordinance as yet.

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

President Harris: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 19, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING RICHARDS STREET AND SCHALK STREET AS ONE-WAY STREETS AND SHAW AVENUE AS A ONE-WAY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

January 5, 1977

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Richards Street	Southbound	Raymond Boulevard	Ferry Street
Schalk Street	Northbound	Ferry Street	Raymond Blvd.
Shaw Avenue	Eastbound	Wainwright Street	Leslie Street

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance, as advertised, to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing on the ordinance, as advertised, was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to amend this ordinance by deleting "Schalk Street, Northbound, from Ferry Street to Raymond Boulevard" was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk stated the ordinance, as amended, will be advertised in accordance with the law and a public hearing will be held on the ordinance, as amended, and be considered for further action on January 19, 1977.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 273 MORRIS AVENUE, NEWARK, NEW JERSEY, BLOCK 243, LOT 20, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 273 Morris Avenue, Newark New Jersey, Block 243, Lot 20, be sold to the Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$1,000.00 pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 2, CHAPTER 5, DEPARTMENT OF ADMINISTRATION, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (TO CREATE WITHIN THE DEPARTMENT OF ADMINISTRATION A DIVISION OF CONSUMER AFFAIRS)

WHEREAS, a lack of consumer oriented educational programs, unscrupulous business practices and inadequate delivery of municipal services have, in the past, contributed to the instability of a viable economic community; and

WHEREAS, the report of the National Advisory Committee on Civil Disorders identified consumer problems as one of the major grievances underlying the 1967 civil disturbances; and

WHEREAS, the municipal council of the City of Newark finds and recognizes the need for an agency to protect the interests of consumers and businesses, to improve consumer-merchant business relationships and to resolve consumer-municipal department problems,

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 2, Department of Administration, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be further amended by adding to chapter 5, Article 1 a Division of Consumer Affairs as follows:

Article 1 In General

2:5-1 Establishment and general organization of department.

There shall be a department of administration, the head of which shall be the business administrator. The department shall consist of the division of:

- (a) Budget;
- (b) Personnel;
- (c) Central purchase;
- (d) Taxicabs;
- (e) Consumer Affairs.

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Section 2. That Chapter 5, Title 2, Department of Administration, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be further amended by adding Article 8, creating the Division of Consumer Affairs and setting forth the powers and duties of the director as follows:

Article 8. Division of Consumer Affairs

2:5-22 Division created; Head

There shall be, within the department of administration, a division of consumer affairs to be known as the Office of Consumer Action, the head of which shall be the City consumer affairs director.

2: 5-23 City consumer affairs director

(a) Qualifications; compensation.

The consumer affairs director shall meet the qualifications established pursuant to Chapter 376 of the laws of 1975 and shall be appointed by the mayor with the advice and consent of the municipal council. The compensation of the city consumer affairs director shall be such sum annually as shall be fixed by ordinance of the council.

(b) Powers and duties.

The city director of consumer affairs shall:

1. Organize and administer the work of the division.
2. Organize and plan projects, conferences and action programs to further the objectives of the division.
3. Formulate and implement educational programs which will provide consumers with essential knowledge which could be utilized in consumer-merchant and consumer-municipal agency transactions.
4. Cooperate with federal, state and city agencies and consumer orientated organizations in the development of appropriate legislation and programs to protect the interests of consumers.
5. Recommend to the mayor and to city agencies policies and procedures as to matters affecting the interests of the public as consumers.
6. Foster mutual understanding, goodwill, cooperation and respect among consumers, merchants and city agencies.
7. Maintain a continuing liaison with community groups and religious, civic and consumer oriented organizations in order to involve them in the program of the agency.
8. Make such investigations and studies of any aspect of consumerism as will aid in furthering the general purposes of the division.

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9. Issue such reports of investigations and studies and such other publications as will tend to minimize or eliminate illegal, unfair and unethical consumer practices.

10. Keep abreast of all statutes, ordinances, regulations, surveys, studies, projects and techniques in the field of consumer affairs.

11. Receive and process private complaints and initiate investigations of alleged violations of federal, state and local laws and of alleged unfair and unethical consumer practices.

12. Serve as a mediator between consumers and businesses and between consumers and representatives of city agencies in order to resolve complaints.

13. Exercise the powers delegated to the director by the state attorney general, pursuant to Chapter 376 of the Laws of 1975.

2: 5 -24 Cooperation of city departments and agencies.

All City departments and agencies shall cooperate with the division in all respects in fulfilling its purpose.

Issuance of subpoenas and the initiation of litigation as provided by Chapter 376 of the laws of 1975 will not commence without the advice and consent of the Corporation Counsel for the City of Newark.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

Section 4. Any existing Ordinance or part thereof inconsistent with this Ordinance is hereby repealed.

Section 5. Recognizing that the Division of Consumer Affairs is federally funded by the Housing Development Community Act, if through any cause funds should cease to be available, the City of Newark is to incur no liability with respect to the operation of the program.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.



January 5, 1977

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-bf) ADOPTED NOVEMBER 22, 1966, AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR ADMINISTRATIVE OFFICER, FIRE DEPARTMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions, and there is also hereby established salaries for certain officers and employees of the Fire Department of the City of Newark, New Jersey." (6S&Fbf) adopted November 22, 1966 and amendments thereto, be amended to adjust the salary for Administrative Officer, Fire Department, as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Officer, Fire Department (37½ hrs.) 650030	\$ 16,361	\$ 19,887

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary range therefor, which are inconsistent herewith, as hereinafter set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage.

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 157 BELMONT AVENUE, NEWARK, NEW JERSEY, BLOCK 2552, LOT 32 TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13(b)(1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 157 Belmont Avenue, Newark, New Jersey, Block 2552, Lot 32, be sold to the Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$6,300 pursuant to the provisions of N.J.S. 40A:12-13(b)(1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giulianc, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 253-237 HAWTHORNE AVENUE, NEWARK, NEW JERSEY, BLOCK 3021, LOT 20, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 235-237 Hawthorne Avenue, Newark, New Jersey, Block 3021, Lot 20, be sold to the Housing Authority of the City

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of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$4,100.00 pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 127 MONTGOMERY STREET, NEWARK, NEW JERSEY, BLOCK 2552, LOT 1, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 127 Montgomery Street, Newark, New Jersey, Block 2552, Lot 1, be sold to the Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$3,800. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 805 BERGEN STREET, NEWARK, NEW JERSEY, BLOCK 2711, LOT 16, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 805 Bergen Street, Newark, New Jersey, Block 2711, Lot 16, be sold to the Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,500.00, pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 175 AVENUE L, NEWARK, NEW JERSEY, BLOCK 5030, LOT 67, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 174 Avenue L, Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,500.00, pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on this ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE GRANTING PERMISSION TO E.I. DU PONT DE NEMOURS AND COMPANY TO CONSTRUCT AND MAINTAIN 3 - 4" DIAMETER PVC CONDUITS AND 2 - 8" DIAMETER SLEEVE FOR WATER AND STEAM ALL WITHIN A UTILITY CONDUIT EASEMENT 3' - 5" WIDE CROSSING MILLER STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. The easement is more fully described as:

Beginning at a point in the northerly side of Miller Street therein distant westerly 128.20 ft. from the intersection of the same with westerly side of Avenue C:

Thence (1) along said side of Miller Street North 65 degrees 39 minutes West 3.42 feet:

Thence (2) across said Miller Street South 24 degrees 21 minutes West 60.00 feet to a point in the southerly side of the same:

Thence (3) along the southerly side of Miller Street South 65 degrees 39 minutes East 3.42 Feet:

Thence (4) across Miller Street North 24 degrees 21 minutes East 60.00 feet to the northerly side of Miller Street and the point or place of BEGINNING.

All is as shown on Drawing entitled "Proposed Underground Electrical Cable, Steam and Condensate Line Across Miller Street" dated April 11, 1974 as prepared by E.I. Du Pont De Nemours and Company, Drawing No. NK-2012.

Section 2. E.I. Du Pont De Nemours and Company will be responsible for the repair of and/or damage to paving, existing utility lines, etc., arising from the construction or maintenance of their facilities in the easement area.

Section 3. In the event the properties that are connected by the easement do not remain in one ownership the said easement is terminated and all rights revert to the City of Newark.

Section 4. That such permission be and the same is hereby given upon the conditions and provisions to be kept and performed by the said E.I. Du Pont De Nemours and Company, its successors and assigns, as follows:

(1) It will at its sole expense, at any time in the future, upon thirty (30) days notice in writing from the City of Newark, alter, relocate or remove such UTILITY CONDUIT, or any part thereof as may be designated in the Removal or Relocation notice as may be served by the City of Newark upon the said E.I. Du Pont De Nemours and Company.

(2) It will indemnify and save harmless the said City of Newark, its officers, agents and servants, from any claims whatsoever, arising from or in any way connected with the granting of said privilege or by reasons of the installation, location, maintenance or the existence of such UTILITY CONDUIT, in the above described three (3) feet five (5) inch wide easement in Miller Street and shall agree to assume, on behalf of the City of Newark, the defense of any action at law or in equity, which may be brought against the City of Newark upon such claims.

(3) It will at its own cost and expense procure and keep in full force and effect paid up policies for Comprehensive General Liability Insurance in favor of the City of Newark; in the amount of at least \$250,000.00 for injury to any one person and \$1,000,000.00 to more than one person arising out of any one accident and Property Damage Insurance against any and all claims for damage to property of others to the extent of \$100,000.00 said policies to be approved by the Corporation Counsel of the City of Newark, New Jersey. Proof of said coverage, naming the City of Newark as insured, shall be filed with the City Clerk prior to installation. Said insurance shall not be subject to cancellation or change until thirty (30) days after the City Clerk has written notice thereof as evidenced by return receipt of certified or registered letter.

(4) It will be subject to any ordinance or resolution adopted by the City of Newark, which may apply to such UTILITY CONDUIT and that E.I. Du Pont De Nemours and Company, its successors and assigns, shall become liable for the payment of any fee(s) hereafter imposed by the City of by such Ordinance(s) or Resolutions(s).

(5) It will file with the City of Newark its written acceptance of the provisions of this Ordinance within thirty (30) days from the date on which it takes effect and shall pay on demand of the City of Newark the amount and cost expense to the City for all official publications of this Ordinance, as well as an appraisal fee of \$50.00.

(6) It will obtain a written permit from the Permit Division of the Bureau of Streets and Sidewalks of the Department of Public Works and pay the cost thereof before disturbing any Street Surface or making any installations, alterations or additions to the said UTILITY CONDUIT whatsoever, including the original installation or removal of all or any part of such original installation.

Section 5. The permission to be granted, pursuant hereto, is subject to all State Laws and City Ordinances for the said installation, maintenance and use of Electric Conduit, water and steam pipeline.

Section 6. A copy of the aforesaid drawings, E.I. Du Pont De Nemours and Company, Newark, New Jersey Drawing No. NK-2012 entitled "Proposed Underground Electrical Cable, Steam and Condensate Line Across Miller Street" dated April 11, 1975 as prepared by E.I. Du Pont De Nemours and Company, 256 Vanderpool Street, Newark, New Jersey 07114 is affixed and made a part hereof.

Section 7. For the rights and privileges herein granted said E.I. Du Pont and Company, its successors and assigns, shall pay to the City of Newark an easement fee of \$80.00 upon entering into an agreement in writing to be approved by the Municipal Council of the City of Newark.

Section 8. E.I. Du Pont De Nemours and Company, at any time, on 30 days prior written notice to the City of Newark may terminate the easement described in Section 1, hereof, remove its equipment and restore said premises to its original condition.

Section 9. This ordinance shall take effect upon promulgation and passage in accordance with Law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance

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having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR" ADOPTED NOVEMBER 22, 1966 (6-S & F-k) AND AMENDMENTS THERETO. (TO ADJUST SALARY FOR ASSISTANT CHIEF LICENSE INSPECTOR AS PER CONTRACT AGREEMENT).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain permanent positions in the Department of Finance and establishing salaries therefor," adopted November 22, 1966 (6-S & F-k) and amendments thereto, be and the same is hereby amended to adjust the annual minimum and maximum salary range as follows:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Chief License Inspector 999076	\$10,045.	\$12,209.

Section 2. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.



January 5, 1977

6-Ph, S & F-1.

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The City Clerk: The following ordinance was adopted on first reading, ~~adver-~~  
tised in accordance with law and a hearing date set. It is now before you for public  
hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT  
POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,"  
(6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO, AMENDED (TO ADJUST SAL-  
ARIES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating  
permanent positions in the Department of Public Works and establishing salaries therefor"  
(6-S & F-b1) adopted November 22, 1966 and amendments thereto, be and the same is here-  
by amended by adjusting the salary ranges as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Chief Water Service Inspector 169020	\$10,045.	\$12,209.
Chief Water Service Inspector 169010	11,628.	14,133.
Water Service Inspector 169040	8,677.	10,547.

Section 2. All ordinances or parts of ordinances inconsistent herewith be  
and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and  
publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to  
approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on  
second reading and final passage was made by Councilwoman Villani, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance  
having been read on two separate days and having achieved the vote required by the  
statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor  
for his approval or disapproval.

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6-Ph, S & F-m.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-u) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY FOR ASSISTANT MUNICIPAL SUPERINTENDENT OF WEIGHTS AND MEASURES AS PER CONTRACT AGREEMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain permanent positions in the Department of Health and Welfare and establishing salaries therefor," (6-S & F-u) adopted November 22, 1966 and amendments thereto, be amended to adjust the annual minimum and annual maximum salary ranges as follows to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Municipal Superintendent of Weights and Measures 99083	\$8,677.	\$10,547.

Section 2. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

January 5, 1977

6-Ph, S & F-n.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO ACQUISITION AGREEMENT WITH THE NEWARK HOUSING AUTHORITY IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, SECOND ACTION YEAR. SCHEDULE (B)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the Housing Authority of the City of Newark be and is hereby designated, constituted, authorized and empowered to act as the acquisition agency in and for the City of Newark and throughout the limits thereof for the purpose only of carrying out acquisition functions and activities pursuant to the requirements of the Agreement described in Section 2 of this Ordinance.

Section 2. That the Mayor and the Executive Director of the Mayor's Policy and Development Office is hereby authorized to enter into the Acquisition Agreement, Second Action Year (Schedule B), with the Housing Authority of the City of Newark for the provision of various services required under the acquisition programs of the Second Action Year, pursuant to the Housing and Community Development Act of 1974. A copy of said Agreement is annexed hereto and made a part hereof.

Section 3. An executed copy of the aforesaid agreement shall be filed with the Office of the City Clerk by the Mayor.

Section 4. This Ordinance shall take effect after final passage and publication in accordance with law.

Section 5. Attached hereto is the Certification of the Comptroller of the City of Newark, which states, (1) that there are available sufficiently legally appropriated funds for the purposes set forth hereinabove; and (2) that the line item appropriations of the official budget, adopted pursuant to the local budget law, which shall be charged is fund 70, department 28, agency 34, account 250.

Section 6. A copy of the Comptroller's certification shall be filed in the Office of the City Clerk with the original ordinance.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one addressed the Municipal Council on this ordinance.

In view of the fact the Central Planning Board must adopt a Redevelopment Plan and hold a public hearing thereon, a motion to close the hearing and defer action on this ordinance awaiting recommendation of the Central Planning Board, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-o.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO DISPOSITION AGREEMENT WITH THE NEWARK HOUSING AUTHORITY IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, SECOND ACTION YEAR. SCHEDULE (B)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the Housing Authority of the City of Newark be and is hereby designated, constituted, authorized and empowered to act as the disposition agency in and for the City of Newark and throughout the limits thereof for the purpose only of carrying out disposition functions and activities pursuant to the requirements of the Agreement described in Section 2 of this Ordinance.

Section 2. That the Mayor and the Executive Director of the MPDO are hereby authorized to enter into the Disposition Agreement, Second Action Year (Schedule B), with the Housing Authority of the City of Newark for the provision of various services required under the disposition programs of the Second Action Year. pursuant to the Housing and Community Development Act of 1974. A copy of said Agreement is annexed hereto and made a part hereof.

Section 3. An executed copy of the aforesaid agreement shall be filed with the Office of the City Clerk by the Mayor.

Section 4. This Ordinance shall take effect after final passage and publication in accordance with law.

Section 5. This ordinance does not require the expenditures of public funds.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one addressed the Municipal Council on this ordinance.

In view of the fact the Central Planning Board must adopt a Redevelopment Plan and hold a public hearing thereon, a motion to close the hearing and defer action on this ordinance awaiting recommendation of the Central Planning Board, was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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6-Ph, S & F-p.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PURSUANT TO N.J.S.A. 40A:12-14 (c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND RESIDENTS FOR COMMUNITY ACTION, INC., FOR PREMISES COMMONLY KNOWN AS 195 BLOOMFIELD AVENUE (10,658 SQUARE FEET) FOR THE SUM OF \$1.00 PER YEAR OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF TWO YEARS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the premises commonly known as 195 Bloomfield Avenue (10,658 square feet), owned by the City of Newark, are not required for governmental purposes; and
2. That the Real Estate Officer of the City of Newark, pursuant to N.J.S.A. 40A:12-14 (C) is hereby authorized to execute the annexed lease on behalf of the City of Newark with Residents for Community Action, Inc., a non-profit corporation of the State of New Jersey, for a term of two years at a nominal rental of One Dollar (\$1.00) per year or Essex County taxes, whichever is greater; and
3. That the subject premises shall be used by the tenant for the purpose of providing social, recreational, and educational services for Newark residents pursuant to N.J.S.A. 40A:12-15 paragraphs (h) and (i); and
4. That the Real Estate Officer shall be responsible for the enforcement of the terms and conditions of the annexed lease and shall require the tenant to submit to the Executive Director of the Mayor's Policy and Development Office an annual report setting forth the specific uses to which the tenant has undertaken in furtherance of the public purposes for which this lease is granted and a financial report containing the revenues and costs for all programs conducted on the leased premises; and
5. That the subject premises shall be used by the tenant for a social, recreational, and educational center, which shall serve approximately 500 persons; and
6. That copies of the executed lease and the annual reports submitted pursuant thereto shall be forthwith filed with the Clerk of the City of Newark; and
7. That the lease shall be in the form approved by the Corporation Counsel.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES FOR RECONSIDERATION.

President Harris called for ordinances for reconsideration.

6-S & F-q.

The City Clerk read AN ORDINANCE ESTABLISHING A PROGRAM AUDIT AND EVALUATION TEAM TO MONITOR AND EVALUATE THE ADMINISTRATIVE AND FISCAL FUNCTIONS OF CITY GOVERNMENT.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance rejected by the Mayor October 13, 1976)

President Harris: Shall the Municipal Council override the Mayor's veto on this ordinance?

Yes: Councilmen Bottone, Carrino, James, Martinez, Villani, President Harris.

No: Councilmen Allen, Tucker.

Not Voting: Councilman Giuliano.

The City Clerk: The Mayor's veto of this ordinance is overridden. This ordinance will be advertised according to law.

HEARINGS OF CITIZENS.

6-HC-a.

MR. HENRY B. SQUIRE, JR., DIRECTOR OF EAST ARK YOUTH REHABILITATION PROGRAM,

31 FULTON STREET, NEWARK, NEW JERSEY, appeared before the Municipal Council. He appealed to the Council for financial assistance to service twenty teenage adjudicated youths. He said they have a facility at 58 Johnson Avenue, but do not have any money to run it. The East Ark Youth Rehabilitation Program has been rendering services for nine years and has yet to receive any money. Mr. Squire stressed the dire need for this program.

Councilman James commended the East Ark Youth Rehabilitation Program and their many efforts to deal with the problem in the City of Newark. He asked Mr. Squire what position Administration has taken in receiving this proposal and providing technical and financial assistance which this program desperately needs.

Mr. Squire replied he was informed the Mayor's Policy and Development Office is studying the proposal and the Business Administrator's Office is trying to find a solution.

Councilman James related Administration must scrutinize and evaluate the program and then recommend to the Municipal Council acceptance or rejection of the

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proposal as a possible funding entity. The Council cannot take the first initiative step.

Mr. Squire stated for the last 2½ years they have refrained from dealing with the drug problem. Councilman Tucker is fully aware of this problem. They have been dealing with maladjusted youths, runaway youths and school dropouts. This program is targeted to where the drug problem will develop. Mr. Squire pointed out there is only one female teenage youth program in the City of Newark. He feels it is a discrimination against females.

Councilman James indicated he will move under "Motions" to direct the City Clerk to forward a copy of the transcript of Mr. Squire's remarks to Office of Criminal Justice Planning Executive Director Alan Zalkind and Mayor's Policy and Development Office Executive Director David Dennison for their evaluation.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK IN SUM OF \$4,000. PAYABLE TO SAMUEL G. SPIELER, ASSIGNEE OF M.S.K. REALTY COMPANY, INC. AND RALPH KAPLAN, ESQ., 120 HALSTED STREET, EAST ORANGE, NEW JERSEY, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN SETTLEMENT OF CLAIM FOR WRONGFUL DEMOLITION OF MULTIPLE DWELLING 302 MORRIS AVENUE, IN ADDITION TO CERTAIN REAR BUILDING, BY CITY OF NEWARK THROUGH ITS PUBLIC EMPLOYMENT PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Assistant Business Administrator Hill, Assistant Corporation Counsel Miceli, Newark Demolition Team Program Coordinator Edmund Seagraves, Newark Demolition Team Assistant Coordinator Clinton Reynolds and Inspections Director Lembo met with the Council January 4, 1977)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

782 7-R-b.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH TIMBERLAND TREE EXPERTS, INCORPORATED, P. O. BOX 259, TOWACO, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS R-CONTRACT NO. 76-16:K-N; P-S; U-Z; AA-EE, STREET TREE PRUNING (AWARD OF SECTION U), FOR AMOUNT NOT TO EXCEED \$30,870., BASED UPON VARIOUS SECTIONS AS SHOWN IN THEIR UNIT PRICE PROPOSAL AND IN ACCORDANCE WITH THE SPECIFICATIONS; FUNDS PROVIDED IN HOUSING COMMUNITY DEVELOPMENT ACT, TREE TREATMENT PROJECT; CITY OF NEWARK RESERVES THE RIGHT TO INCREASE OR DECREASE ORIGINAL CONTRACT PRICES BY AN AMOUNT NOT TO EXCEED 25% AS PROVIDED FOR IN SPECIFICATIONS "INFORMATION TO BIDDERS, PARAGRAPH 9" AND SECTION 109 OF GENERAL CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH BOYLE TREE SURGERY, 24 RANKIN STREET, ELIZABETH, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS R-CONTRACT NO. 76:K-N, P-S; U-Z; AA-EE, STREET TREE PRUNING, FOR AMOUNT NOT TO EXCEED \$33,896. (SECTION K-\$7,582.) (SECTION M-\$26,316.), BASED UPON VARIOUS SECTIONS AS SHOWN IN THEIR UNIT PRICE PROPOSAL AND IN ACCORDANCE WITH THE SPECIFICATIONS; FUNDS PROVIDED IN HOUSING COMMUNITY DEVELOPMENT ACT, TREE TREATMENT PROJECT; CITY OF NEWARK RESERVES THE RIGHT TO INCREASE OR DECREASE ORIGINAL CONTRACT PRICES BY AN AMOUNT NOT TO EXCEED 25% AS PROVIDED FOR IN SPECIFICATIONS "INFORMATION TO BIDDERS, PARAGRAPH 9" AND SECTION 109 OF THE GENERAL CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH DUJETS TREE EXPERTS, NOTCH ROAD, WEST PATERSON, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS R-CONTRACT NO. 76:16K-N; P-S; U-Z; AA-EE, STREET TREE PRUNING, FOR AMOUNT NOT TO EXCEED \$48,298. (SECTION L-\$21,600.) (SECTION Y-\$4,922.) (SECTION Z-\$21,776.), BASED UPON VARIOUS SECTIONS AS SHOWN IN THEIR UNIT PRICE PROPOSAL AND IN ACCORDANCE WITH THE SPECIFICATIONS; FUNDS PROVIDED IN HOUSING



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COMMUNITY DEVELOPMENT ACT, TREE TREATMENT PROJECT; CITY OF NEWARK RESERVES THE RIGHT TO INCREASE OR DECREASE ORIGINAL CONTRACT PRICES BY AN AMOUNT NOT TO EXCEED 25% AS PROVIDED FOR IN SPECIFICATIONS "INFORMATION TO BIDDERS, PARAGRAPH 9" AND SECTION 109 OF THE GENERAL CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH GREENWOOD TREE EXPERTS, INCORPORATED, P. O. BOX 131, WHIPPANY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS R-CONTRACT NO. 76-16:K-N; P-S; U-Z; AA-EE, STREET TREE PRUNING (AWARD OF SECTION N), FOR AMOUNT NOT TO EXCEED \$24,396.85, BASED UPON VARIOUS SECTIONS AS SHOWN IN THEIR UNIT PRICE PROPOSAL AND IN ACCORDANCE WITH THE SPECIFICATIONS; FUNDS PROVIDED IN HOUSING COMMUNITY DEVELOPMENT ACT, TREE TREATMENT PROJECT; CITY OF NEWARK RESERVES THE RIGHT TO INCREASE OR DECREASE THE ORIGINAL CONTRACT PRICES BY AN AMOUNT NOT TO EXCEED 25% AS PROVIDED FOR IN SPECIFICATIONS "INFORMATION TO BIDDERS, PARAGRAPH 9" AND SECTION 109 OF THE GENERAL CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH GEORGE BEUCLER TREE EXPERT COMPANY, INCORPORATED, 48 HAROLD STREET, TENAFLY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS R-CONTRACT NO. 76-16:K-N; P-S; U-Z; AA-EE, STREET TREE PRUNING (AWARD OF SECTION X) FOR AMOUNT NOT TO EXCEED \$17,440., BASED UPON VARIOUS SECTIONS AS SHOWN IN THEIR UNIT PRICE PROPOSAL AND IN ACCORDANCE WITH THE SPECIFICATIONS; FUNDS PROVIDED IN HOUSING COMMUNITY DEVELOPMENT ACT TREE TREATMENT PROJECT; CITY OF NEWARK RESERVES THE RIGHT TO INCREASE OR DECREASE THE ORIGINAL CONTRACT PRICES BY AN AMOUNT NOT TO EXCEED 25% AS PROVIDED FOR IN SPECIFICATIONS "INFORMATION TO BIDDERS, PARAGRAPH 9" AND SECTION 109 OF THE GENERAL CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH N. FARRO CONTRACTING COMPANY AND F. FARRO CONTRACTING COMPANY, A JOINT VENTURE, 18 KNOX PLACE, NUTLEY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 76-20; 1976 FEDERALLY ASSISTED CODE ENFORCEMENT (F.A.C.E.) REDEVELOPMENT PROGRAM RESURFACING OF VARIOUS STREETS IN AREA E-4, FEDERAL PROJECT NO. N.J.E-4, FOR \$469,801., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS FOR THIS PROJECT HAVE BEEN PROVIDED FOR BY BOND ORDINANCE 6-S & F-c, AUGUST 5, 1970 AND 6-S & F-b, FEBRUARY 21, 1973, AS AMENDED BY 6-S & F-f, JUNE 6, 1973 (CAPITAL BUDGET PROJECT NOS. 79/170-72 THROUGH 79/192-72 AND 137-70); FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT, IN AN AMOUNT NOT TO EXCEED A TOTAL OF \$2,500.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION RATIFYING CONTRACT BETWEEN MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE AND ESSEX COUNTY IMPROVEMENT AUTHORITY FOR PERIOD JULY 1, 1976 TO DECEMBER 15, 1976; FURTHER AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO CONTRACT WITH ESSEX COUNTY IMPROVEMENT AUTHORITY FOR PERIOD DECEMBER 16, 1976 TO JUNE 30, 1977, ESSEX COUNTY IMPROVEMENT AUTHORITY SHALL PAY SUM OF \$45,600. TO MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR PURPOSE OF UNDERTAKING SUBREGIONAL COMPREHENSIVE TRANSPORTATION PLANNING AND CITY OF NEWARK SHALL PROVIDE IN-KIND SERVICES IN SUM OF \$11,400.; FURTHER RESCINDING RESOLUTION 7-R-bi, SEPTEMBER 1, 1976 RELATING TO THIS CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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The City Clerk called for further bids based upon Ordinance 6-S & F-C, adopted November 3, 1976, authorizing the sale of approximately 3,000 square feet of land located on Route 23 in West Milford Township.

There were no further bids to this property.

A motion to close the bidding and accept the offer of Magdalena Reinhardt in the amount of \$800. was made by Councilman Bottone, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-1. The City Clerk then presented RESOLUTION ACCEPTING BID OF MAGDALENA REINHARDT IN THE AMOUNT OF \$800. AND AUTHORIZING A CONTRACT PURSUANT TO ORDINANCE 6-S & F-c FOR THE SALE OF A DISPUTED PARCEL LOCATED IN THE PEQUANNOCK WATERSHED, AND CONSISTING OF APPROXIMATELY 3,000 SQUARE FEET AND LOCATED ON STATE HIGHWAY ROUTE 23 IN WEST MILFORD TOWNSHIP.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j. RESOLUTION APPROVING APPLICATION AND PLAN OF BELMONT APARTMENTS COMPANY A, A LIMITED-DIVIDEND NONPROFIT HOUSING ASSOCIATION OF NEW JERSEY FOR REHABILITATION OF 416-422 AND 393-395 BELMONT AVENUE FOR LOW AND MODERATE INCOME TENANTS, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION; GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO THE PROVISIONS AND CONDITIONS OF R.S. 55:16-1 ET SEQ., BUT IN NO EVENT FOR A PERIOD LONGER THAN THE LIFE OF THE FIRST MORTGAGE TO BE GIVEN TO FINANCE SAID PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

(The Aspen Group, Inc. President Sanford Gallanter met with the Council

January 4, 1977)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Allen.

Councilman James stated there has been much controversy over these Limited-Dividend Nonprofit Housing Associations. Various speakers heretofore have criticized granting tax abatement for such a long period of time. Perhaps this Council is taking the wrong action at this time. However, in the absence of any viable alternative which the Council has asked from those citizens who have indicated their dislike of tax

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abatement, this Council has a moral obligation to provide housing due to an acute housing shortage. If the other alternatives would leave abandoned structures standing, leave the lots vacant and debris strewn, then this Council has a moral obligation to go forward and address themselves to the acute housing need, address themselves to neighborhood stabilization and beautification and rid the City of so many vacant lots. Therefore, in the absence of any viable alternative, Councilman James recommended the Municipal Council adopt this resolution.

Councilman James commended those individuals who are trying to bring housing to the City of Newark at a time when it is difficult and who are trying to stabilize the neighborhoods when all other solutions do not seem to be before the Council. He has long stated to the Council that they need an overall policy on tax abatement. Tax abatement has been a problem of this Council. However, there is no ward in the City that presently does not have some project which has not been granted tax abatement. Councilman James said he does not feel they could address themselves to this problem piecemeal. If tax abatement is a problem, then they should convene at a meeting and address themselves to the overall question of tax abatement and come up with a policy that is not only befitting the Municipal Council, but the City, the County and State as well. Councilman James declared the only issue before the Council now is to address themselves to the housing need which is very acute and he would move for the successful adoption of this resolution.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Giuliano, Martinez.

7-R-k.

RESOLUTION APPROVING APPLICATION AND PLAN OF PUEBLO CITY HOUSING COMPANY 1-A, A LIMITED-DIVIDEND, NONPROFIT HOUSING ASSOCIATION OF NEW JERSEY, FOR CONSTRUCTION AND REHABILITATION OF 81 DWELLING UNITS FOR LOW AND MODERATE INCOME TENANTS, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION (83, 85, 86 BRUNSWICK STREET, 23, 25-31, 33 MURRAY STREET, 19, 20, 22, 24, 26, 28, 28½, 46, 48, 50, 50A, 52, 54, 60-62, 64, 66 ASTOR STREET, 108-110 PENNSYLVANIA AVENUE (68-70 ASTOR STREET) GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO THE PROVISIONS AND CONDITIONS OF R.S. 55:16-1 ET SEQ., BUT IN NO EVENT FOR A PERIOD LONGER THAN THE LIFE OF THE FIRST MORTGAGE TO BE GIVEN TO SAID HOUSING ASSOCIATION TO FINANCE SAID PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

January 5, 1977

(The Aspen Group, Inc. President Sanford Gallanter met with the Council

January 4, 1977)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Giuliano, Martinez.

7-R-1.

RESOLUTION APPROVING APPLICATION AND PLAN OF PUEBLO CITY HOUSING COMPANY

1-B, A LIMITED-DIVIDEND, NONPROFIT HOUSING ASSOCIATION OF NEW JERSEY, FOR CONSTRUCTION OF 24 DUPLEX APARTMENTS IN TWELVE BUILDINGS AND 24 UNIT HOUSING PROJECTS IN TWELVE BUILDINGS FOR LOW AND MODERATE INCOME TENANTS, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH SUBJECT TO THE PROVISIONS AND CONDITIONS OF R.S. 55:16-1 ET SEQ., BUT IN NO EVENT FOR A PERIOD LONGER THAN THE LIFE OF THE NEW JERSEY FINANCE AGENCY (N.J.H.F.A.) MORTGAGE TO BE GIVEN TO SAID HOUSING ASSOCIATION TO FINANCE SAID PROJECT AND APPROVAL BY THE NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS.

(Copy of resolution and correspondence submitted to each Member of the Council)

(The Aspen Group, Inc. President Sanford Gallanter met with the Council

January 4, 1977)

A motion directing the City Clerk to return this resolution to Administration as per their request was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO FRANK KOTKIN, SUM OF

\$60.20, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1974, PREMISES 21 PARKHURST STREET, BLOCK 2818, LOT 33, PURSUANT TO JUDGMENT OF ESSEX COUNTY BOARD OF TAXATION. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM LUIZ

HENRIQUES AND VERA HENRIQUES, HIS WIFE, OWNERS OF PREMISES 426 - 15TH AVENUE, BLOCK 278, LOT 30, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o. RESOLUTION AUTHORIZING LEASING AT PUBLIC AUCTION 50,529.60 SQUARE FEET OF PARKING LOT SPACE OF CITY-OWNED LAND AT 463 SPRINGFIELD AVENUE, BLOCK 2608, LOT 23, FOR A FOUR (4) YEAR PERIOD WITH A RENEWABLE FOUR (4) YEAR OPTION SUBJECT TO THE APPROVAL OF CITY COUNCIL AT A MINIMUM RENTAL OF TWO HUNDRED (\$200.00) DOLLARS PER YEAR, OR COUNTY TAXES, WHICHEVER IS GREATER, PURSUANT TO N.J.S.A. 40A:12-14(a).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p. RESOLUTION ESTABLISHING 15 MINUTE PARKING ON FRANKLIN STREET, BETWEEN MULBERRY STREET AND FEDERAL SQUARE; EXISTING PARKING METERS BE ADOPTED TO CONFORM TO NEW TIME-LIMIT RESTRICTION; REGULATION EFFECTIVE FOR PERIOD OF NINETY DAYS FROM DATE OF APPROVAL OF THIS RESOLUTION BY STATE DEPARTMENT OF TRANSPORTATION; PURSUANT TO SECTION 39:4-197.3 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q. RESOLUTION ESTABLISHING A BUS STOP ON EAST SIDE OF NORTH FIFTH STREET, BETWEEN ROPES PLACE AND ANTHONY STREET; PURSUANT TO SECTION 39:4-197 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r. RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS AND PERSONNEL DIRECTOR, ON BEHALF OF CITY OF NEWARK TO EXECUTE A CONTRACT WITH DELORES T. WILLIAMS TO IMPLEMENT A RECREATION TRAINING INSTITUTE, FOR TOTAL PRICE OF \$2,400.; FUNDS PROVIDED IN CITY'S OPERATING BUDGET, DEPARTMENT OF RECREATION AND PARKS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-3.

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, Villani.

Not Voting: Councilmen Carrino, James, President Harris.

7-R-s.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AND EXECUTE A CONTRACT WITH JAMES S. BUTLER, INC., 744 LINCOLN BOULEVARD, MIDDLESEX, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, TO FURNISH AND INSTALL ONE STEEL STORAGE GASOLINE TANK AT SOUTH PRECINCT, POLICE DEPARTMENT, FOR AMOUNT NOT TO EXCEED \$3,980., EFFECTIVE UPON MUNICIPAL COUNCIL APPROVAL AND SHALL TERMINATE UPON SATISFACTORY INSTALLATION AND COMPLETION. (TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF POLICE ADOPTED 1976 BUDGET)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO A CONTRACT WITH MARKO TRANSMISSIONS, INC., 225 ELIZABETH AVENUE, NEWARK, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR TRANSMISSION REPAIRS (REBUILDING), FOR PERIOD OF ONE YEAR, IN ACCORDANCE WITH THEIR BID SPECIFICATIONS, TOTAL NET COST, INCLUDING PARTS, LABOR, TOWING AND DELIVERY FOR EACH TRANSMISSION REPAIRS, AS SHOWN ON ATTACHED SCHEDULE, EFFECTIVE UPON MUNICIPAL COUNCIL APPROVAL AND TERMINATE JANUARY 14, 1978. (TOTAL AMOUNT NOT TO EXCEED \$15,000. FUNDS WILL BE CERTIFIED UPON ADOPTION OF BUDGET BY MUNICIPAL COUNCIL FOR DEPARTMENT OF PUBLIC WORKS, BUREAU OF MOTORS, FOR YEAR 1977. BALANCE TO BE ENCUMBERED FOR REMAINDER OF CONTRACT PERIOD, PROVIDED MUNICIPAL COUNCIL APPROVES APPROPRIATION OF FUNDS FOR 1978)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MILTON GOLDBERG, SEYMOUR GOLDBERG AND FRED GOLDBERG, ROSE GOLDBERG, JANET GOLDBERG AND SHIRLEY GOLDBERG, OWNERS OF PREMISES 563-565 CLINTON AVENUE, BLOCK 3002, LOT 30, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

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A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION CONSENTING TO ALLOCATION BY STATE LAW ENFORCEMENT PLANNING AGENCY, FOR AMOUNT NOT TO EXCEED \$70,000., FROM 1975 NEW JERSEY LOCAL ACTION FUNDS TO THE NEW JERSEY STATE DEPARTMENT OF HEALTH, FOR OPERATION OF A PROGRAM ENTITLED "COMMUNITY TREATMENT SERVICES PROJECT" AND FURTHER CONSENTING TO ALLOCATION OF SAID MONEY AS A LOCAL EXPENDITURE OF FEDERAL FUNDS THEREBY ALLOWING PAYMENT TO BE MADE DIRECTLY TO THE IMPLEMENTING STATE AGENCY; FURTHER CONSENTING THAT STATE LAW ENFORCEMENT PLANNING AGENCY MAY CHARGE SAID MONEY AS PART OF THAT PORTION OF ACTION FUNDS REQUIRED TO BE MADE AVAILABLE TO UNITS OF LOCAL GOVERNMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION RATIFYING CONTRACT WITH UNIFIED VAILSBURG SERVICES FOR TERM NOVEMBER 20, 1976 TO JANUARY 5, 1977, AND AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT FOR FULL PERIOD EXTENDING FROM JANUARY 6, 1977 TO NOVEMBER 19, 1977 TO IMPLEMENT UNIFIED VAILSBURG YOUTH CONTINUATION PROJECT, CONDITIONED ON PASSAGE OF PROPER BUDGET INSERTION FOR FUNDS AND RECEIPT OF CERTIFICATION FROM MUNICIPAL COMPTROLLER. (CITY RECEIVED GRANT DECEMBER 2, 1976 FOR \$112,522. FROM SLEPA FOR UNIFIED VAILSBURG SERVICES CONTINUATION) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (a), AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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7-R-x.

RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR IMPLEMENTATION OF "UNIFIED VAILSBURG SERVICES" - SAID PROJECT NOT TO EXCEED \$118,444. (SLEPA-\$106,600., STATE BUY-IN-\$5,922., LOCAL CASH-\$5,922., 5% MATCH, TO BE PROVIDED BY UNIFIED VAILSBURG SERVICES ORGANIZATION, INC.), CONDITIONED ON PASSAGE OF PROPER BUDGET INSERTION FOR FUNDS AND RECEIPT OF CERTIFICATION FROM MUNICIPAL COMPTROLLER. (CITY RECEIVED GRANT DECEMBER 6, 1976 FOR \$112,522. FROM SLEPA FOR "UNIFIED VAILSBURG SERVICES PROJECT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AMENDING RESOLUTION 7-R-a, MARCH 17, 1976, APPROVING PARTICIPATION OF CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY ENTITLED "NEW ARK PREP CONTINUATION" IN ACCORDANCE WITH RECOMMENDATIONS OF THE STATE LAW ENFORCEMENT PLANNING AGENCY, TO READ "TO BE FUNDED IN THE AMOUNT OF \$101,106. BY SLEPA, \$5,617. BY THE STATE OF NEW JERSEY, AND \$5,618. BY DYFS AS LOCAL CASH, TOTALING \$112,341."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

7-R-z.

RESOLUTION RATIFYING A CONTRACT BETWEEN THE CITY OF NEWARK AND THE NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR THE IMPLEMENTATION OF "TACTICAL ANTI-CRIME TEAMS PROJECT, CONTINUATION," SAID PROJECT NOT TO EXCEED \$724,128. (SLEPA-\$350,000., STATE BUY-IN-\$19,444., LOCAL CASH-\$19,445., TOTAL LOCAL CASH-\$354,684.) TO BE PROVIDED BY CITY AND HCDA, FOR THE PERIOD OCTOBER 1, 1976 TO JANUARY 5, 1977; FURTHER AUTHORIZING THE MAYOR TO ENTER INTO CONTRACT FOR SAID PROJECT FOR THE PERIOD JANUARY 6, 1977 TO JUNE 30, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution due to failure to provide necessary certification of available funds, was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.            RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO A CONTRACT WITH THE NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR IMPLEMENTATION OF "NEW ARK PREP CONTINUATION" - SAID PROJECT NOT TO EXCEED \$112,341. (SLEPA-\$101,106., STATE BUY-INS-\$5,617., LOCAL CASH-\$5,618., 5% MATCH, TO BE PROVIDED BY NEW JERSEY DIVISION OF YOUTH AND FAMILY SERVICES); CONDITIONED ON PASSAGE OF PROPER BUDGET INSERTION FOR FUNDS AND RECEIPT OF CERTIFICATION FROM MUNICIPAL COMPTROLLER. (CITY RECEIVED GRANT DECEMBER 6, 1976 FOR \$106,723. FROM SLEPA FOR "NEW ARK PREP CONTINUATION")

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Martinez.

7-R-bb.            RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXECUTE A CONTRACT WITH MORGAN-DANIELS SERVICE CO., INC., P. O. BOX 305, WESTFIELD, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR MAINTENANCE, REPAIR AND ADJUSTING OF METERS, METER CHAMBERS, REGULATORS, REGULATING CHAMBERS, ETC. ON SOUTH SIDE INTERCEPTOR SEWER, FOR SUM OF \$14,000., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS. (COST TO BE PAID FROM 1977 OPERATING BUDGET. WORK WILL NOT BEGIN UNTIL 1977)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.            EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$93,553., SPECIAL ITEM OF APPROPRIATION, ENVIRONMENTAL IMPROVEMENT PROJECT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bd.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" ENVIRONMENTAL IMPROVEMENT PROJECT, \$93,553.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$565,170., SPECIAL ITEM OF APPROPRIATION, WOMEN, INFANTS AND CHILDREN; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" WOMEN, INFANTS AND CHILDREN, \$565,170.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$125,000., SPECIAL ITEM OF APPROPRIATION, 701 COMPREHENSIVE PLANNING GRANT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET "MISCELLANEOUS REVENUE" 701 COMPREHENSIVE PLANNING GRANT, \$125,000.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$43,557., SPECIAL ITEM OF APPROPRIATION, NUTRITION PROGRAM FOR THE ELDERLY; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" NUTRITION PROGRAM FOR THE ELDERLY, \$43,557.

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$431,875., SPECIAL ITEM OF APPROPRIATION, NUTRITION PROGRAM FOR THE ELDERLY; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" NUTRITION PROGRAM FOR THE ELDERLY, \$431,875.

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$25,600., SPECIAL ITEM OF APPROPRIATION, SUB-REGIONAL COMPREHENSIVE TRANSPORTATION PLANNING GRANT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" SUB-REGIONAL COMPREHENSIVE TRANSPORTATION PLANNING GRANT, \$25,600.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$400,000., SPECIAL ITEM OF APPROPRIATION, CETA X; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" CETA X, \$400,000.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$31,434., SPECIAL ITEM OF APPROPRIATION, 701 COMPREHENSIVE PLANNING GRANT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" 701 COMPREHENSIVE PLANNING GRANT, \$31,434.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.            EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$122,171.50, SPECIAL ITEM OF APPROPRIATION, NON EMERGENCY TRANSPORTATION; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" NON EMERGENCY TRANSPORTATION, \$122,171.50.

A motion to adopt the resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu.            EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$1,367., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE PLANNING GRANT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" COMPREHENSIVE PLANNING GRANT, \$1,367.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.            EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$22,160., SPECIAL ITEM OF APPROPRIATION, RODENT AND INSECT CONTROL; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" RODENT AND INSECT CONTROL, \$22,160.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-by.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$93,827., SPECIAL ITEM OF APPROPRIATION, CHILDHOOD LEAD POISONING; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" CHILDHOOD LEAD POISONING, \$93,827.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$1,250., SPECIAL ITEM OF APPROPRIATION, TRAINING AND ORGANIZATIONAL DEVELOPMENT GRANT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" TRAINING AND ORGANIZATIONAL DEVELOPMENT GRANT, \$1,250.

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc.        EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$49,545., SPECIAL ITEM OF APPROPRIATION, CHILDHOOD LEAD POISONING TITLE X; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd.        RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" CHILDHOOD LEAD POISONING TITLE X, \$49,545.

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ce.        EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$690,758., SPECIAL ITEM OF APPROPRIATION, NEIGHBORHOOD FACILITIES; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.        RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" NEIGHBORHOOD FACILITIES, \$690,758.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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7-R-cg.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$1,450,000., SPECIAL ITEM OF  
APPROPRIATION, OPEN SPACE PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977  
BUDGET.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ch.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSER-  
TION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" OPEN SPACE PROGRAM,  
\$1,450,000.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ci.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$90,451., SPECIAL ITEM OF  
APPROPRIATION, HILL BURTON HEALTH EXPANSION PROGRAM; SAID EMERGENCY FUNDS SHALL BE PRO-  
VIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cj.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSER-  
TION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" HILL BURTON HEALTH EXPANSION  
PROGRAM, \$90,451.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ck.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$81,011., SPECIAL ITEM OF  
APPROPRIATION, GREEN ACRES AND LOCAL ASSISTANCE PROGRAM; SAID EMERGENCY FUNDS SHALL BE  
PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-cl.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" GREEN ACRES AND LOCAL ASSISTANCE PROGRAM, \$81,011.

A motion to adopt the resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cm.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$183,700., SPECIAL ITEM OF APPROPRIATION, URBAN RODENT AND INSECT CONTROL; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" URBAN RODENT AND INSECT CONTROL, \$183,700.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-co.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$392,275., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT (CETA I); SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cp.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" COMPREHENSIVE EMPLOYMENT AND TRAINING ACT (CETA I), \$392,275.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cq.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$7,946,683., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT (CETA I); SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cr.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" COMPREHENSIVE EMPLOYMENT AND TRAINING ACT (CETA I), \$7,946,683.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cs.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$2,415,621., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT (CETA II); SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ct.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" COMPREHENSIVE EMPLOYMENT AND TRAINING ACT (CETA II), \$2,415,621.

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cu.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$415,480., SPECIAL ITEM OF APPROPRIATION, WOMEN, INFANTS AND CHILDREN SUPPLEMENTAL FEEDING; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

**802** 7-R-cv.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" WOMEN, INFANTS AND CHILDREN SUPPLEMENTAL FEEDING, \$415,480.

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cw.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$1,059,200., SPECIAL ITEM OF APPROPRIATION, WOMEN, INFANTS AND CHILDREN SUPPLEMENTAL FEEDING; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cx.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" WOMEN, INFANTS AND CHILDREN SUPPLEMENTAL FEEDING, \$1,059,200.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cy.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$136,782., SPECIAL ITEM OF APPROPRIATION, CHILDHOOD LEAD POISONING; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cz.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" CHILDHOOD LEAD POISONING, \$136,782.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-da.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$805,600., SPECIAL ITEM OF APPROPRIATION, MULTI-PHASIC DRUG TREATMENT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-db.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" MULTI-PHASIC DRUG TREATMENT, \$805,600.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dc.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$129,226., SPECIAL ITEM OF APPROPRIATION, ELDERLY NUTRITION; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dd.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" ELDERLY NUTRITION, \$129,226.

A motion to adopt the resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-de.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$9,359., SPECIAL ITEM OF APPROPRIATION, ELDERLY NUTRITION; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-df.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" ELDERLY NUTRITION, \$9,359.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dg.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$623,625., SPECIAL ITEM OF APPROPRIATION, SUMMER FOOD PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dh.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" SUMMER FOOD PROGRAM, \$623,625.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-di.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$261,495., SPECIAL ITEM OF APPROPRIATION, URBAN RODENT AND INSECT CONTROL; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-dj.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" URBAN RODENT AND INSECT CONTROL, \$261,495.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dk.            EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$162,000., SPECIAL ITEM OF APPROPRIATION, DEMONSTRATION NEIGHBORHOOD PRESENTATION PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris

7-R-dl.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" DEMONSTRATION NEIGHBORHOOD PRESENTATION PROGRAM, \$162,000.

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dm.            EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$12,146., SPECIAL ITEM OF APPROPRIATION, TALENT SEARCH; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dn.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" TALENT SEARCH, \$12,146.

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-do.            EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$88,421., SPECIAL ITEM OF APPROPRIATION, TALENT SEARCH; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dp.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" TALENT SEARCH, \$88,421.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dq.            EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$35,000., SPECIAL ITEM OF APPROPRIATION, CIVILIAN CAB STARTER PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dr.            RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" CIVILIAN CAB STARTER PROGRAM, \$35,000.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ds.            EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$60,045., SPECIAL ITEM OF APPROPRIATION, AIR POLLUTION CONTROL; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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7-R-dt.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" AIR POLLUTION CONTROL, \$60,045.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-du.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$52,550., SPECIAL ITEM OF APPROPRIATION, TALENT SEARCH; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dv.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" TALENT SEARCH, \$52,550.

A motion to adopt the resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dw.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$62,876., SPECIAL ITEM OF APPROPRIATION, MUNICIPAL COURT MANAGEMENT PROGRAM, FAMILY AND NEIGHBORHOOD SERVICE PROJECT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dx.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" MUNICIPAL COURT MANAGEMENT AND IMPROVEMENT PROGRAM, FAMILY AND NEIGHBORHOOD SERVICE PROJECT, \$62,876.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dy.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$11,294., SPECIAL ITEM OF APPROPRIATION, WBGO-FM EQUIPMENT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dz.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" WBGO-FM EQUIPMENT, \$11,294.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ea.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$85,500., SPECIAL ITEM OF APPROPRIATION, 701 COMPREHENSIVE PLANNING, 1976; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-eb.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" 701 COMPREHENSIVE PLANNING, 1976, \$85,500.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ec.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$126,000., SPECIAL ITEM OF APPROPRIATION, IRONBOUND LITTLE LEAGUE, GREEN ACRES, OPEN SPACE PROJECT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ed.                    RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" IRONBOUND LITTLE LEAGUE, GREEN ACRES, OPEN SPACE PROJECT, \$126,000.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ee.                    EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$495,000., SPECIAL ITEM OF APPROPRIATION, ST. PETERS PARK, GREEN ACRES, OPEN SPACE PROJECT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ef.                    RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" ST. PETERS PARK, GREEN ACRES, OPEN SPACE PROJECT, \$495,000.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-eg.                    RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO A CONTRACT WITH DAUGHTERS OF ISRAEL PLEASANT VALLEY HOME, 1155 PLEASANT VALLEY WAY, WEST ORANGE, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR FURNISHING KOSHER MEALS IN TITLE VII NUTRITION FOR THE ELDERLY PROGRAM, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, IN AMOUNT OF \$1.751 EACH MEAL, NOT TO EXCEED \$3,821.25, EFFECTIVE UPON MUNICIPAL COUNCIL APPROVAL, FOR PERIOD OF ONE YEAR. (TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF NUTRITION FOR THE ELDERLY, KOSHER COMPONENT, VII; TOTAL AMOUNT HAS BEEN ENCUMBERED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-eh.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO A CONTRACT WITH SCOTT CATERERS, 180 MAIN STREET, ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR FURNISHING REGULAR AND HISPANIC MEALS IN TITLE VII NUTRITION FOR THE ELDERLY PROGRAM, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, IN AMOUNT OF \$1.25 EACH MEAL, NOT TO EXCEED \$12,425., EFFECTIVE UPON MUNICIPAL COUNCIL APPROVAL, FOR PERIOD OF ONE YEAR. (TOTAL AMOUNT SHALL BE PAID FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF NUTRITION FOR THE REGULAR AND HISPANIC MEALS IN TITLE VII; TOTAL AMOUNT HAS BEEN ENCUMBERED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ei.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$112,522., SPECIAL ITEM OF APPROPRIATION, UNIFIED VAILSBURG SERVICES PROJECT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ej.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" UNIFIED VAILSBURG SERVICES PROJECT, \$112,522.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ek.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$106,723., SPECIAL ITEM OF APPROPRIATION, NEW ARK PREP RESIDENTIAL TREATMENT CENTER; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Martinez.

7-R-el.                    RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" NEWARK PREP RESIDENTIAL TREATMENT CENTER, \$106,723.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Martinez.

7-R-em.                    EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$369,444., SPECIAL ITEM OF APPROPRIATION, TACTICAL ANTI-CRIME TEAMS PROJECT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to defer action on this resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-en.                    RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" TACTICAL ANTI-CRIME TEAMS PROJECT, \$369,444.

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-eo.                    RESOLUTION AUTHORIZING THE MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO A GRANT AGREEMENT WITH THE U. S. DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION FOR A GRANT OF \$853,601., AUTHORIZED UNDER TITLE II OF THE COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TO CONTINUE PUBLIC SERVICE JOBS PROGRAMS, BEGINNING FEBRUARY 1, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the condition that back-up material be submitted providing the following information: 1) An itemized breakdown of proposed job titles and salary levels for the new year's plan; 2) A description with reasonable specifics of how these two grant applications compare with last year's plans including but not limited to total dollar grants (by monthly rate), total number

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of jobs per C.E.T.A. category, and projected hiring and terminations; 3) Even summaries of evaluation results of last year's programs including recommendations for improvements in the programs; 4) A provision requiring that all future appointments and changes in job titles and salary levels be made only after review and approval by the Municipal Council, was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ep.

RESOLUTION AUTHORIZING THE MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO A GRANT AGREEMENT WITH THE U. S. DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION, UNDER TITLE VI OF THE COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED, TO CONTINUE PUBLIC SERVICE JOBS PROGRAMS; INITIAL FUNDING-\$977,654., FULL FUNDING-\$5,334,338.; AND AUTHORIZING THE MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO EXECUTE THE FULL-FUNDING AGREEMENT FOR THIS GRANT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the condition that back-up material be submitted providing for the following information: 1) An itemized breakdown of proposed job titles and salary levels for the new year's plan; 2) A description with reasonable specifics of how these two grant applications compare with last year's plans including but not limited to total dollar grants (by monthly rate), total number of jobs per C.E.T.A. category, and projected hiring and terminations; 3) Even summaries of evaluation results of last year's programs including recommendations for improvements in the programs; 4) A provision requiring that all future appointments and changes in job titles and salary levels be made only after review and approval by the Municipal Council, was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-eq.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$5,334,338., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT TITLE VI; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-er.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" COMPREHENSIVE EMPLOYMENT AND TRAINING ACT TITLE VI, \$5,334,338.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-es.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$1,196,603., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT TITLE II; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-et.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" COMPREHENSIVE EMPLOYMENT AND TRAINING ACT TITLE II, \$1,196,603.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.      A MOTION COMMENDING MALCOLM JONES OF MALCOLM X. SHABAZZ HIGH SCHOOL AND MICHAEL LEMON OF WEEQUAHIC HIGH SCHOOL FOR OUTSTANDING ATHLETIC PERFORMANCES IN BEING SELECTED BY THE NEWARK STAR LEDGER FOR ITS 1976 ALL-CITY AND ALL-COUNTY FOOTBALL TEAMS,  
was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

A MOTION DIRECTING THE CITY CLERK TO FORWARD COPY OF TRANSCRIPT OF REMARKS, MADE BY MR. HENRY B. SQUIRE, JR. UNDER "HEARINGS OF CITIZENS" (ITEM 6-HC-a) WITH RESPECT TO EAST ARK YOUTH REHABILITATION PROGRAM, TO OFFICE OF CRIMINAL JUSTICE PLANNING EXECUTIVE DIRECTOR ALAN ZALKIND AND MAYOR'S POLICY AND DEVELOPMENT OFFICE EXECUTIVE DIRECTOR DAVID DENNISON FOR THEIR EVALUATION, was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION DIRECTING THE CITY CLERK TO EXTEND GRATITUDE OF THE MUNICIPAL COUNCIL TO GOLDEN AGE PROJECT DIRECTOR K. C. PORTER AND GOLDEN AGE PROJECT DEPUTY DIRECTOR E. V. MATTHEWS FOR THE PRESENTATION OF A PLAQUE FROM THE NEWARK SENIOR CITIZENS GOLDEN AGE PROJECT TO THE PRESIDENT AND MEMBERS OF THE NEWARK MUNICIPAL COUNCIL, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-d.

A MOTION DIRECTING THE CITY CLERK TO INFORM THE MAYOR, THE BUSINESS ADMINISTRATOR AND THE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE THAT THE MUNICIPAL COUNCIL WILL NOT ACCEPT OR APPROVE ANY FUTURE H.C.D.A. PROGRAMS UNLESS AN APPROPRIATE LINE ITEM BUDGET IS SUBMITTED TO THE MUNICIPAL COUNCIL ALONG WITH A BUDGETARY CONTROL PLAN TO GOVERN SAID PROGRAMMING DURING THE BUDGET YEAR, THE PURPOSE OF THIS MOTION BEING TO SUBJECT THE H.C.D.A. MONEY TO THE SAME BUDGETARY PROCESSES AS THAT OF ANY CITY BUDGET. THIS SAFEGUARD IS IN THE BEST INTERESTS OF THE CITIZENS OF NEWARK AND IS CONSISTENT WITH THE POWERS OF THE CITY COUNCIL OVER THE EXPENDITURE OF PUBLIC FUNDS," was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-e.

A MOTION STRONGLY URGING THE ADMINISTRATION TO IMMEDIATELY IMPLEMENT A COMPREHENSIVE FOOD INSPECTION PROGRAM COVERING ALL FOOD CATERERS SUPPLYING FOOD TO FEDERAL, STATE AND CITY FUNDED PROJECTS IN THE CITY OF NEWARK, was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



January 5, 1977

COMMUNICATIONS AND PETITIONS.

815

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED DECEMBER 15, 1976, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING  
SALARIES THEREOF,' ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO  
CREATE THE TITLES OF ASSISTANT COURT ADMINISTRATOR AND CHIEF COUNSELOR, MUNICIPAL  
COURTS)"

(Assistant Court Administrator \$18,038. - \$21,929.

Chief Counselor 16,361. - 19,887.)

(Copy of ordinance submitted to each Member of the Council)

A motion to reject this ordinance was made by Councilman James, seconded by  
Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED DECEMBER 23, 1976, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1,  
PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF  
NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON NORTH  
FIFTH STREET.

(North Fifth Street, west side, from Ropes Place to Anthony Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 19,  
1977 Calendar of the Municipal Council for first reading was made by Councilman Carrino,  
seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED DECEMBER 23, 1976, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1,  
PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF  
NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON PROSPECT  
STREET.

(Deleting Prospect Street, west side, from Market Street to Ferry Street

Prospect Street, east side, from northerly line of Ferry Street -

300 feet north

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Adding Prospect Street, both sides, from northerly line of Market Street to  
a point 210 feet southerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 19,  
1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez,  
seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

8-d.

PROPOSED ORDINANCE FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 29,  
1976, "AMENDING ORDINANCE 6-S & F-f, ADOPTED FEBRUARY 17, 1971, ENTITLED 'AN ORDINANCE  
ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, a 15% PARKING TAX ON FEES FOR PARKING,  
GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED  
STATUTES OF THE STATE OF NEW JERSEY,' TO EXTEND SAID ORDINANCE."

(To permit extension of collection of tax for parking services rendered on or  
before December 31, 1977)

(Copy of ordinance submitted to each Member of the Council)

(For action on this matter, see Item 6-F-h on Pages 11 and 12 in the minutes  
of this meeting)

8-e.

PROPOSED ORDINANCE FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 29,  
1976, "TO IMPOSE A TAX ON EMPLOYER PAYROLLS IN THE CITY OF NEWARK."

(Imposed Newark Payroll Tax for year 1977)

(Copy of ordinance submitted to each Member of the Council)

(For action on this matter, see Item 6-F-i on Page 12 in the minutes of  
this meeting)

8-f.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 30, 1976,  
ENCLOSING PROPOSED "ORDINANCE REPEALING TITLE 2, ADMINISTRATION, CHAPTER 2, ARTICLE 7,  
CENTRAL PLANNING BOARD, SECTION 19 ET SEQ. AND TITLE 2, ADMINISTRATION, CHAPTER 2,  
ARTICLE 5, BOARD OF ADJUSTMENT, SECTION 14 ET SEQ. OF THE REVISED ORDINANCES OF THE CITY  
OF NEWARK, 1966, AS AMENDED AND SUPPLEMENTED, AND CREATING AND CONTINUING THE CENTRAL  
PLANNING BOARD AND THE BOARD OF ADJUSTMENT PURSUANT TO THE PROVISIONS OF CHAPTER 291,  
P. L. 1975, (C.40:55-D-1 ET SEQ.); PROVIDING FOR THE POWERS OF SAID BOARDS; FIXING THE  
PROCEDURES GOVERNING APPLICATIONS TO SAID BOARD AND APPEALS THEREFROM; PROVIDING FOR THE  
CONTINUANCE OF EXISTING ORDINANCES; AND REPEALING ANY ORDINANCE OR PART THEREOF INCON-  
SISTENT WITH THE PROVISIONS OF THIS ORDINANCE.

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(Copy of ordinance submitted to each Member of the Council)

(Corporation Counsel Buck and Assistant Corporation Counsel Bressler met with the Council January 4, 1977)

(For action on this matter, see Item 6-F-j on Page 13 in the minutes of this meeting)

8-g.

PROPOSED "ORDINANCE PROHIBITING THE PAYMENT OF ANY SALARY OR WAGE TO PUBLIC SERVICE EMPLOYMENT PARTICIPANTS WITHOUT THE ADOPTION OF APPROPRIATE ORDINANCES BY THE MUNICIPAL COUNCIL."

(Copy of ordinance submitted to each Member of the Council)

(For action on this matter, see Item 6-F-k on Pages 13 and 14 in the minutes of this meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 18, 1976, ENCLOSING PROPOSED "ORDINANCE TO AMEND AND SUPPLEMENT SECTION 2:14-5, CHAPTER 14, PERSONNEL PRACTICES AND POLICIES OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966. (TO ESTABLISH SICK LEAVE POLICIES AND PROCEDURES)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

9-b.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 18, 1976, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 18 HEDDEN TERRACE, NEWARK, NEW JERSEY, BLOCK 3024, LOT 19, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)."  
(\$2,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 19, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

**818** NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from December 8, 1976 to December 27, 1976:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Francis Xavier Roman Catholic Church	7078 (Amended)
Stella Wright Christian Community	7086 (Amended)
St. Antoninus Prayer Group	7165 (Amended)
Society of the Holy Rosary of St. Francis Xavier Church	7202 (Amended)
St. Lucy's Roman Catholic Church	7236 (Amended)
St. James Roman Catholic Church	7248 (Amended)
Congregation B'Nai Zion	7250 (Amended)
Queen of Angels Roman Catholic Church	7291 (Amended)
Newark Aerie #44-FOE	7314
Sacred Heart Cathedral School	7317
St. Casimir's Church	7318
Shamrock Friendship Club of St. Patrick's Pro-Cathedral	7319
Sacred Heart Cathedral	7321

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
House of Insight	7176 (Amended)
First Zion Hill Baptist Church	7313
St. Bridget's Church	7315
Maplewood Chapter of Unico	7316
Sacred Heart Church	7320
Greylock PTA	7323
Greylock PTA	7324

A motion to concur in the report was made by Councilman Giuliano, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 3:10 P. M.

APPROVED:

*Frank D'Ascensio*

Frank D'Ascensio

City Clerk

*Earl Harris*

Earl Harris

President



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1



1

Newark, New Jersey, January 11, 1977

820

A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 2:40 P.M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris, City Clerk D'Ascensio, Clerk of the Municipal Council.

President Harris stated, "In accordance with New Jersey P.L. 1975 Chapter 231 Section 5 adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on January 7, 1977 at the time of its preparation. All persons who prepaid for advance notice of meetings also received copies of the schedule and agenda as required by law."

The City Clerk read letter dated January 6, 1977 from Mayor Kenneth A. Gibson, requesting a special meeting of the Newark Municipal Council be scheduled for Tuesday January 11, 1977 for resolution submission to HUD covering Housing Community Development Third Year Application.

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING THE MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO SUBMIT APPLICATION TO, ENTER INTO AGREEMENT WITH, AND TO ACCEPT FUNDS IN THE AMOUNT OF \$19,508,000 FROM THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT BLOCK GRANT PROGRAM ESTABLISHED BY TITLE I OF THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, P.L. 93-383.

(Copy of resolution and correspondence submitted to each Member of the Council)

January 11, 1977

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A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, James, Martinez, Villani, President Harris.

No: Councilmen Allen, Tucker.

ADJOURNMENT.


12.

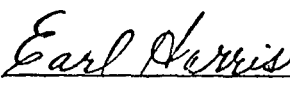
A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 2:45 P.M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Earl Harris  
President



Newark, New Jersey, January 18, 1977

822  
A special meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 4:10 P. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris, City Clerk D'Ascensio, Clerk of the Municipal Council.

President Harris stated, "In accordance with New Jersey P. L. 1975 Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on January 12, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

The City Clerk read letter dated January 12, 1977 from His Honor, Mayor Kenneth A. Gibson, requesting a special meeting of the Newark Municipal Council on January 18, 1977 for Resolution Submission to HUD covering Housing Community Development Third Year Application.

The City Clerk read letter dated January 17, 1977 from His Honor, Mayor Kenneth A. Gibson, requesting under emergency procedure that the Council also consider Resolution accepting an offer of Grant from the Economic Development Administration of the United States Department of Commerce in the amount of \$4.95 million for street improvements.

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING THE MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO SUBMIT APPLICATION TO, ENTER INTO AGREEMENT WITH, AND TO ACCEPT FUNDS IN THE AMOUNT OF \$19,508,000. FROM THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FROM THE COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM ESTABLISHED BY TITLE I OF THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, P. L. 93-383.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to defer action on this resolution until the regular meeting of the Municipal Council, January 19, 1977, was made by Councilman Martinez, seconded by Councilwoman Villani.

Councilman James stated he did not know if Councilman Carrino were present if he would make his views known on this matter. He is certainly in accord with the motion posed by his colleagues. However, if the Council is not going to make any major changes or alterations between now and tomorrow, he is aware of the request by Mr. Wilbert Allen that a proposal could be hand delivered tomorrow morning. Councilman James said he is not in a position to weigh the merit of its urgency. Seven Council Members are present today; one unfortunately is ill and will not be present at the Council meeting tomorrow and Councilman Carrino could make his position known through the press.

Councilman James said there have been suggestions of urgency which the Council hears over and over again. He reiterated he is not supporting it and he is not sure they should weigh the merit of its urgency, but that plea has been brought to his attention by Mr. Allen.

Councilman James requested the question and response be recorded verbatim and made available to him at the close of the meeting. "If in fact the Limited Dividend Program which is suggested by H.C.D.A. Third Year Proposal for providing incentive to business loans in commercial areas in order to revitalize, arrest blight, enhance the area, if this program fails, which I am of the opinion is not too successful, speaking for the South Ward, Bergen Street, Chancellor Avenue, Lyons Avenue and Clinton Avenue, is it within your power, prerogative, scope to address yourself to the program which I have suggested, the Neighborhood Stabilization Program, wherein individuals wish to paint, we would provide paint; they wish to brick up, we would provide the brick; if they need supplies in order to enhance the beautification of the place, we would provide this, providing they have a competent person to do the actual construction work. It is my belief, this is the best program which would insure maximum amount of dollars being returned to the community as opposed to the creation of an office, staff and other personnel, so I would like to pose to you, is that possible that this program fails to address itself to any of the blight deterioration along those commercial streets in the South Ward?"

Mr. Allen responded, "I think I understand the tentative question. I do not think I would be standing making a recommendation to the City Council to approve a program that we thought would basically fail. I think perhaps there may be some shortcomings that may not necessarily be addressed within the given time frame of the next

January 18, 1977

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twelve months that may be legitimate concerns. I think we have spoken about that but the question with reference to whether or not it would be within the prerogative of the municipality to develop the program, such as you have indicated, we are trying to develop a program in most probability basic, structured around the methodology you have spoken about."

Councilman James stated, "You are answering in the affirmative because we know the Greater Chamber of Commerce Program failed along Bergen Street, so if this program Limited Dividend, and I have stated to you over and over again, I continue to say to you and all the planners involved, we are spending a lot of money for planners, that the fiscal situation is so tight in our economy today, that people are not going out to borrow money when they do not have money, and with the high rate of unemployment, this is an unrealistic proposal. I will accept the fact that if this program fails, a lot of this is wasted money as heretofore. You will make some immediate evaluation and seek to have the program which I have suggested the most viable. Secondly, Councilman Carrino and I had suggested to you the plan, Urban Reinvestment Task Force, which is operative in the North and South Wards and we hope you support our position in meetings with Mr. Nathan Nichols and Mr. Don Moore, the Program Administrator and Mr. Tom Massaro who will overlap with the H.D.R.C. Program, that a grant program be highly recommended and suggested as an incentive. People are not going out and borrowing \$10,000. just for the City to pay the interest, but they will go out and borrow \$10,000. if we rebate them with \$2,500. Do you accept the recommendation of Councilman Carrino and myself and will you make this recommendation to the principal administrator of those various programs?"

Mr. Allen said he would like to have a little history before he answers the question more directly. He understands the concept of the Urban Reinvestment Task Force and they have a model that has been operationalized in 28 cities across the country and the way the concept functions is a three part arrangement between citizens of the community, public officials and the business community. Basically the way that particular instance or structure is arranged is part of the money is raised by one way or another and a revolving fund is generated and this money is utilized.

Councilman James stated he was aware of the structured program. He was fortunate to sit in on meetings and the Council also participated in a luncheon at the Prudential Building and saw a film of the program. Councilman James asked if Mr. Allen inquired about grants. He contended when people call and ask about grants, they do not want loans. Councilman James asked if Mr. Allen will make this recommendation to the

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Citizens Board. Whether they choose to adopt it, that is their decision. Councilman James said they are in receipt of a letter from Mr. Wilson, Chairman of the South Ward Group, in reference to grants. He is confident the end result will be a grant program, limited or in full. Councilman James asked Mr. Allen for his support.

Mr. Allen related it would be the prerogative of the grant committee in each ward to structure or arrange what will be suitable to that particular body. The citizens body decides that it wants to have a grant program instead of a loan or interest reduction program. They will support whatever comes out of that process.

Councilman James contended there is a resistance to any program that attempts to put money in the hands of people. He wants everyone to understand what is being said. If the grant is recommended by the parent group, by citizens, by this Council, there is still the reluctance to actually want to give people money. The greatest thing the Municipal Council can do is to take a maximum amount of dollars and put it back into the hands of the people for code enforcement, rehabilitation, beautification or actual services. We could not have some of the programs. They said grant and it took another \$100,000. Mr. Allen suggested the money is not available and that is the tragedy of the program. They have not sat down and discussed how to put as many dollars back into the community or back into the services. Councilman James declared grants are what people want, and they can have all the hearings they want. He defies any planner to tell him what the people ask when they telephone. People want grants.

The motion to defer action on this resolution until the regular meeting of the Municipal Council, January 19, 1977, was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

7-R-b. RESOLUTION ACCEPTING OFFER OF GRANT IN AMOUNT OF \$4,951,820. FROM UNITED STATES DEPARTMENT OF COMMERCE, ECONOMIC DEVELOPMENT ADMINISTRATION UNDER THE LOCAL PUBLIC WORKS ACT (P. L. 94-369), FOR REPAVING OF VARIOUS STREETS INCLUDING CONSTRUCTION AND RECONSTRUCTION OF CURBS, SIDEWALKS AND ANCILLARY IMPROVEMENTS AND AUTHORIZING THE MAYOR TO EXECUTE SAID ACCEPTANCE ON BEHALF OF CITY OF NEWARK; AND DESIGNATING THE DIRECTOR OF ENGINEERING TO FILE ALL NECESSARY FORMS AND PERTINENT INFORMATION REQUESTED FOR PROPER ADMINISTRATION OF THIS PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris.

January 18, 1977

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Upon question posed by Councilman Tucker, the City Clerk replied Assistant Corporation Counsel Perillo stated it was within the law insofar as the Sunshine Law is concerned to consider this matter today because this is an emergency. It is in order.

Councilman Martinez noted the date of the offer was January 5, 1977 and the City must accept the Grant within fourteen days.

The City Clerk related this matter is presently listed on the January 19, 1977 Calendar of the Municipal Council. The Mayor requested this matter be considered today. The offer of the Grant was dated January 5, 1977 but was not received until January 14, 1977.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 4:30 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President



Newark, New Jersey, January 19, 1977

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A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Robert Patterson, Our Lady of Good Counsel Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant Thomas McParland.

President Harris stated, "In accordance with New Jersey P. L. 1975 Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on January 10, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF DECEMBER, 1976.

A motion to approve the Report of Contracts Awarded, subject to confirmation that those contracts requiring approval of the Municipal Council have followed procedure, was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented THIRTY-EIGHTH ANNUAL REPORT OF THE DIVISION OF LOCAL GOVERNMENT SERVICES FOR 1975.

A motion that the Annual Report be received and placed on file was made by

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Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

/4-c.

The City Clerk presented REPORT OF AUDIT OF ACCOUNTS, CITY OF NEWARK EMPLOYEES' RETIREMENT SYSTEM FOR THE YEAR 1975, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Report of Audit of Accounts be received and placed on file was made by Councilman Carrino, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

/4-d.

The City Clerk presented EVALUATION REPORT #20 - RAPE ANALYSIS AND INVESTIGATION UNIT, DATED DECEMBER 13, 1976, SUBMITTED BY ALAN ZALKIND, EXECUTIVE DIRECTOR, NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received and staff study be made for report to the Council was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

/4-e.

The City Clerk presented EVALUATION REPORT #22 - NEWARK PREP, DATED DECEMBER 13, 1976, SUBMITTED BY ALAN ZALKIND, EXECUTIVE DIRECTOR, NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received and staff study be made for report to the Council was made by Councilwoman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

A motion to consider Resolution 7-R-bw on this Calendar at this time was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.



7-R-bw.RESOLUTION RECOGNIZING JANUARY 22, 1977 AS "UKRAINIAN INDEPENDENCE DAY."

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino.

Councilman Bottone referred to Reverend Patterson's opening prayer in which he urged all ethnic groups in the City of Newark to work together. He felt the Ukrainian residents in the West Ward are doing a tremendous job to help the City. Councilman Bottone stated this Council is going on record passing a resolution commemorating January 22, 1977 the 59th Anniversary of Ukraine's Declaration of Independence which was proclaimed on January 22, 1918.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

Councilman Bottone, on behalf of the Municipal Council, presented an inscribed Resolution recognizing January 22, 1977 as "Ukrainian Independence Day" to Michael Chaikivsky, Commissioner, Ukrainian Congress of America.

Mr. Chaikivsky, on behalf of the residents of Newark Americans of Ukrainian descent, thanked the Municipal Council for the adoption of the resolution designating January 22, 1977 as "Ukrainian Independence Day." He stressed this is extremely important to the Ukrainian people in Ukraine in their continued strife for reestablishment of their national political independence and this resolution provides the necessary moral support for them to go on.

The City Clerk read Resolution recognizing January 22, 1977 as "Ukrainian Independence Day."

President Harris assured the Municipal Council will always be available to lend their efforts in the fight for freedom for all citizens.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF JOSE & MANUELLA VENTOSO, OWNERS; TO PERMIT IN A 1ST RESIDENCE DISTRICT CONVERSION OF A LAWFUL NONCONFORMING 2-FAMILY DWELLING TO A 3-FAMILY DWELLING; ON PREMISES 173 KERRIGAN BOULEVARD.

(Vote of Board of Adjustment 3-2)

(Public Hearing continued)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. CHARLES KUREBANAS, 622 BLOOMFIELD AVENUE, BLOOMFIELD, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council. He stated at a very lengthy hearing before the Board of Adjustment, his client indicated the circumstances under which he became the owner of the premises, erroneously believing, at that time, that he would have every right to convert what was then a nonconforming two-family dwelling to a three-family dwelling. About two years later he accomplished that physically, not in any intentional violation of the law. Mr. Ventoso obtained a permit for a stairway to the third floor, because that is what he was told he had to do. One of the neighbors instituted a complaint against his client. He removed the tenants from the building and proceeded in the proper manner to make an application for a variance. By that time, his client had expended effort, money, etc. to create that third apartment.

Mr. Kurebanas stated Mr. Jack M. Jackson, Member of the Board of Adjustment, pointed out there was a hardship to the applicant, such as to qualify under special reasons of Section D, Application for a Variance. In the application, the applicant also satisfied the Board of Adjustment that the negative criteria required had been complied with, namely that the variance could be granted without substantial detriment to the public good and that the granting of the variance would not substantially impair the intent and purpose of the Zoning Plan. Mr. Kurebanas stressed there will be no detriment to the public good and will not substantially impair the Zoning Plan. He urged the Municipal Council to approve this application.

The following speakers appeared before the Municipal Council in opposition to the granting of a variance to convert a nonconforming two-family dwelling to a three-family dwelling in a stable residential area. They urged the Municipal Council to reject this application.

MR. VINCENT T. HENNINGS, 192 KERRIGAN BOULEVARD, NEWARK, NEW JERSEY.

MR. ORLANDO TUFO, 171 KERRIGAN BOULEVARD, NEWARK, NEW JERSEY.

MRS. ORLANDO TUFO, 171 KERRIGAN BOULEVARD, NEWARK, NEW JERSEY.

No one else appeared on this application.

Councilman Bottone stated he has made a determination on this application based upon reading the transcript, petition and a thorough study of the matter, according to law. He moved the rejection of this application for the following reasons:

1) Lot does not meet requirement for a 1-family dwelling, in that the Zoning Ordinance requires a lot to be at least 50 feet in width; this lot is 40 feet wide; 2) Applicant did not prove his lot is so unique or peculiar as to justify increase of nonconforming 2-family to 3-family in this 1st Residence District; 3) Approval of this application would increase nonconformity of lot in a stable residential neighborhood and permit over-concentration of dwelling units in building; 4) Applicant failed to prove that a hardship would be imposed on him if this substantial enlargement of a nonconforming use were denied.

The motion was seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani, President Harris.

Not Voting: Councilman Martinez.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4.1, PARKING LIMITED TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO THIRTY MINUTES ON COMMERCE COURT.

(Commerce Court, west side, from Raymond Boulevard to Commerce Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8.32 6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING WAINWRIGHT PLACE AS A ONE-WAY STREET.

(Wainwright Place, Westbound, from Wainwright Street to Fabyan Place)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Intersection of Nye Avenue-Watson Avenue and Bergen Street

Intersection of Nye Avenue and Clinton Place)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON PROSPECT STREET AND NORTH FIFTH STREET.

(Deleting Prospect Street, west side, from Market Street to Ferry Street

Prospect Street, east side, from northerly line of Ferry Street -  
300 feet north

Adding Prospect Street, both sides, from northerly line of Market Street  
to a point 210 feet southerly therefrom

No. 5th Street, west side, from Ropes Place to Anthony Street)

January 19, 1977

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(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

6-F-e.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 18 HEDDEN TERRACE, NEWARK, NEW JERSEY, BLOCK 3024, LOT 19, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$2,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading and directing the City Clerk to request Tax Assessor Frisina to forward an up-to-date appraisal on this property, was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

President Harris: The yeses are seven and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on February 2, 1977.

A motion to consider Resolution 7-R-bt on this Calendar at this time was made by Councilman Martinez, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.

RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY CONGRATULATING KEVIN KURDYLA OF EAST SIDE HIGH SCHOOL ON BEING CHOSEN AS A 1976 ALL-STATE AND ALL-GROUP OFFENSIVE AND DEFENSIVE TACKLE.

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(Copy of resolution submitted to each Member of the Council)

Councilman Martinez read the resolution.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

Councilman Martinez, on behalf of the Municipal Council, presented an inscribed resolution to Kevin Kurdyla congratulating him on being chosen as a 1976 All-State and All-Group Offensive and Defense Tackle.

Councilman Martinez presented a trophy to Kevin Kurdyla for his athletic achievement.

A motion to consider Item 8-g on this Calendar at this time was made by Councilman Carrino, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

6-F-f.

The City Clerk read CAPITAL ORDINANCE OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY AUTHORIZING THE APPROPRIATION OF \$4,951,820. FOR "STREETS AND SIDE-WALKS CONSTRUCTION CITY-WIDE," CONTINGENT UPON ITS RECEIPT IN ADVANCE FROM THE FEDERAL GOVERNMENT UNDER TITLE I OF THE PUBLIC WORKS EMPLOYMENT ACT OF 1976.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Engineering Director Zach and Assistant Corporation Counsel Perillo met with the Council January 18, 1977)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on February 2, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

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President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "IMPOUNDING VEHICLES ILLEGALLY PARKED" OF TITLE 23, CHAPTER 5, SECTION 23:5-11 (b) OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-11 (b) of the Revised Ordinances of the City of Newark, New Jersey 1966, be hereby amended to read as follows:

**23:5-11 Impounding Vehicles Illegally Parked**

(b) Such member has reasonable grounds to believe that such vehicle has been abandoned as defined in N.J.S.A. 39:4-56.5;

Then such member may move or secure the removal of such vehicle to such garage or place as may be designated by the director of police as a garage or place for the impounding of such vehicles and such vehicles shall be there retained and impounded until the person owning such vehicle shall pay the reasonable cost of such taking and removal together with the normal storage charges. Immediately after a vehicle is so removed, the chief of police or such member acting for him shall notify the registered and legal owner in writing, by personal service or by registered mail at the last known address of the owner of the removal of such vehicle and the reason for the same and the location of the vehicle. After the vehicle has been in the possession of the police department for 30 days and the owner is unknown and cannot be found or refuses to receive such vehicle, the director may proceed to sell such vehicle in accordance with the provisions of the laws of the state.

Section 2. All prior ordinances or part of ordinances which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 3. That a copy of this ordinance shall be forwarded to the New Jersey Department of Transportation upon final passage.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by

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Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage.

AN ORDINANCE AMENDING "AN ORDINANCE TO AUTHORIZE THE TAX ASSESSOR TO EXEMPT FROM TAXATION THE FIRST \$4,000.00 OF IMPROVEMENTS ON HOUSING 20 YEARS AND OLDER PURSUANT TO AUTHORITY GRANTED IN P. L. 1975, C. 104" BY MAKING CERTAIN CORRECTIONS THERETO.

WHEREAS, the Legislature of the State of New Jersey enacted the above entitled, Public Law, which enables qualified municipalities to exempt from taxation the first \$4,000.00 of improvements per unit of residential housing 20 years old or older for a period of five years, which was approved and made effective as of May 29, 1975; and

WHEREAS, the Governing Body of the City of Newark, pursuant to the provisions of said Public Law, adopted a resolution on February 18, 1976, petitioning the Planning Board of the County of Essex to determine residential neighborhoods of the City of Newark to be endangered by blight; and therefore, requesting that the City of Newark shall be determined to be a "qualified municipality" under the provisions of said Public Law; and

WHEREAS, the County Planning Board has reviewed the residential neighborhoods of the City of Newark and has considered the following factors, among other: existence of areas within the municipality that have previously been declared blighted; deterioration in housing maintenance; age of housing stock; and arrearage in real property taxes due on residential properties, and has determined that the area is endangered by blight; and

WHEREAS, it was determined by resolution dated April 21, 1976, by the County Planning Board that the City of Newark, having been found to be endangered by blight, was entitled to qualified municipality status pursuant to the P.L. 1975, C. 104 and was thereby formally granted such status; and

WHEREAS, the Governing Body of the City of Newark is desirous of encouraging owners of residential properties to rehabilitate their properties and thereby curb the extension of blight into once-flourishing neighborhoods; and

WHEREAS, as a result of the incursion of blight into such neighborhoods, many of our municipalities have and are presently engaged in extensive urban renewal and urban redevelopment projects involving vast expenditures of public funds; and



WHEREAS, the deterioration of neighborhoods into blighted areas making such renewal and redevelopment projects necessary, is the result in a large measure of the unwillingness of the owners and investors of residential properties to properly maintain and improve their properties out of fear of resulting increase in property taxes; and

WHEREAS, by exempting for a limited period certain home improvements from taxation, much of this unwillingness and fear would not only be dissipated, but such owners and investors would be encouraged to rehabilitate and improve their properties and, incidentally, their respective neighborhoods and municipalities; and

WHEREAS, the provisions of Article VIII, Section III of the State Constitution, providing for limited tax abatements in areas subject to blight, can best be utilized at the least economic cost preventively in areas threatened by physical and social deterioration and blight by their application to the improvement, modernization, rehabilitation, and renewal of individual residential properties in such areas.

NOW, THEREFORE, THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, DO ORDAIN:

A. Eligible Real Property:

Owners of residential properties located in Newark who meet the following qualifications are entitled to avail themselves of the opportunity to gain a tax exemption as provided in said statute:

1. Said residential properties must contain a building or buildings which were constructed 20 years or more prior to the time of application for the exemption, and is used or being held for use, in whole or part, as a home or residential dwelling, which is a constituent part of the real property.

2. This application must be filed with the Tax Assessor within 30 days, including Saturdays and Sundays, following the completion of the improvements. Owners in qualified municipalities are entitled to apply for and receive the benefits afforded by P.L. 1975, C. 104 upon adoption of this municipal ordinance in conformity with the requirements of the Act.

B. Application Procedure:

The following conditions shall apply to all claims for the exemption at the time of application:

1. Claims for the exemption shall be in writing upon forms prescribed by the Director of the Division of Taxation, and must be filed with the local tax assessor following completion of the home improvement.

2. Each taxing district subject to the provisions of this Act is required to provide copies of the prescribed application form for the use of the claimants. Taxing districts which require applications for exemption forms may obtain them from one of the companies which specializes in supplying forms for municipal use.

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3. When required by the tax assessor, claimants for the exemption must submit such data in support of their claim as it might request.

4. Additional claims for the exemption may be submitted and approved with regard to dwellings with respect to which a previous home improvement exemption was granted in an amount less than \$4,000; provided, however, the total deduction for any dwelling unit shall not be in excess of the maximum of \$4,000.

C. Procedures Upon Allowance of Exemption:

Every application for exemption of one or more improvements which qualify shall be approved and allowed by the local tax assessor; but, in no case may the exemption exceed the maximum of \$4,000 per dwelling unit.

1. Claim for the exemption, once filed on the prescribed form and allowed by the local tax assessor, shall continue in force for a period of five years following January 1, of the year in which the exemption was allowed.

2. Upon approval of the claim for exemption, the local tax assessor shall record the exemption in its permanent records and enter it under the appropriate columns on the official tax list.

In the event that any section of this Ordinance shall be declared invalid or unconstitutional by any Court of competent jurisdiction, the said determination shall not affect the validity or constitutionality of any other section or sections of this Ordinance.

This Ordinance shall take effect immediately after passage or adoption and publication as provided by law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PERMITTING CONTINUATION OF PRESENT ENCROACHMENTS INTO WARREN STREET FROM THE ABUTTING CORNER PREMISES #158 WASHINGTON STREET, NEWARK, NEW JERSEY, ON SALE THEREOF BY THE CITY OF NEWARK.

WHEREAS, by Resolution 7Rp adopted May 19, 1976, the Municipal Council of the City of Newark accepted the bid of Summit Associates, Inc. made at a public auction to purchase from the City of Newark for \$15,500.00 premises commonly known as 158 Washington Street (Block 64 - Lot 1), on the Official Tax Duplicate of the City of Newark, and also known as 25 Warren Street; and

WHEREAS, the aforesaid purchaser did within the proscribed time, allowed under the terms and conditions of said sale, give the City of Newark notice of various encroachments from the building on said premises into Warren Street, and requested either the rescission of the sale or the grant of an easement of license to maintain the present encroachments.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, THAT:

1. Conditioned on the acceptance of a deed from the City of Newark by Summit Associates Inc. for the corner property #158 Washington Street, the said Summit Associates Inc., its successors and assigns, are permitted to maintain and continue during such time as the present southerly wall of the building on 158 Washington Street remains standing in its present position, the encroachments therefrom into Warren Street, to the extent shown by Survey, dated May 20, 1976, made by H. Thomas Carr, Civil Engineer - Planner-Surveyor, Perth Amboy, N.J., Job No. 6495, a blueprint of said Survey is on file with the City Clerk and shows the encroachments into said Warren Street to be from the bay window, 1 foot. from the cellar grate 3 feet. and from the steps 3 feet.

2. The herein granted permission shall not imply or create any liability against the City of Newark in favor of any party by virtue of said encroachments.

3. The permission granted herein shall be set forth in the deed from the City of Newark to Summit Associates Inc.

4. This Ordinance shall take effect upon publication and passage according to Law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance  
having been read on two separate days and having achieved the vote required by the  
statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor  
for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, adver-  
tised in accordance with law and a hearing date set. It is now before you for public  
hearing, second reading and final passage:

AN ORDINANCE PERMITTING THE CITY OF NEWARK TO ACCEPT A DEED FOR PREMISES KNOWN  
AS NUMBERS 62-76 FRELINGHUYSEN AVENUE. (BEING LOTS NUMBERS 4, 5, 6, 7, 9 AND 21 IN  
BLOCK 2795 ON CITY TAX MAP)

WHEREAS, Public Service Electric and Gas Company, the owner of  
the premises known as numbers 62-76 Frelinghuysen Avenue ( being lots  
numbers 4,5,6,7,9 and 21 in Block 2795 on City Tax Map) desires to  
convey title to the City of Newark; and

WHEREAS, the Municipal Council has determined that the acceptance  
of the property is in the City's best interest,

NOW THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE  
CITY OF NEWARK, NEW JERSEY:

1. Authorization is hereby granted to accept and record  
a deed to the above premises known as numbers 62-76  
Frelinghuysen Avenue (being lots numbers 4,5,6,7,9 and  
21 in Block 2795 on City Tax Map) provided the Cor-  
poration Counsel certifies title as acceptable to him.
2. The recorded Deed be filed in the Office of the City Clerk  
by the Corporation Counsel.
3. This Ordinance shall take effect upon publication and  
passage, according to law.

President Harris called for those desiring to be heard on the ordinance to  
approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on  
second reading and final passage was made by Councilman Martinez, seconded by Councilman  
James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance  
having been read on two separate days and having achieved the vote required by the  
statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor  
for his approval or disapproval.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING ORDINANCE 6-S & F-f, ADOPTED FEBRUARY 17, 1971, ENTITLED "AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY," TO EXTEND SAID ORDINANCE.

WHEREAS, the Municipal Council of the City of Newark by Ordinance 6S & FF adopted February 17, 1971, enacted a 15% Parking Tax on fees for parking, garaging, or storing of Motor Vehicles in the City of Newark in accordance with Title 54 of the Revised Statutes of the State of New Jersey; and

WHEREAS, the Senate and the General Assembly of the State of New Jersey has amended N.J.S.A. 40:48C-8 so as to provide that the tax on fees for parking, garaging or storing of Motor Vehicles levied in accordance with that Chapter is extended to permit the collection of said tax for parking services rendered on or before December 31, 1977.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

1. Section 6 of Ordinance 6S & FF adopted February 17, 1971 entitled "AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY," be and is hereby amended to read as follows:

Section 6.

This ordinance shall apply to all parking garaging, or storing of motor vehicles provided on or before December 31, 1977.

2. This ordinance shall be deemed effective as of January 1, 1977.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilwoman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO IMPOSE A TAX ON EMPLOYER PAYROLLS IN THE CITY OF NEWARK.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

Section 1. Title.

This ordinance shall be known and may be cited as the "Newark Payroll Tax of 1977".

Section 2. Definitions.

"Director" means the Director of Finance of the City of Newark.

"Employer" means any individual, corporation, company, association, society, firm, partnership, joint stock company, trust, estate, or foundation, standing in the position of employer in an employer-employee relationship, whether or not organized for profits, having one or more employees, and having a payroll in excess of \$2,500.00 in any calendar quarter; other than

- a. the government of the United States;
- b. the State of New Jersey or a county, municipality, school district or special district of the state;
- c. an interstate agency; or
- d. an agency or instrumentality of any entity enumerated in a., b. or c. above;
- e. any insurance company formed by authority of another state or foreign country, subject to the provisions of N.J.S.A. 17:32-15.

"Payroll" means an amount equal to the total remuneration paid by an employer to employees which is subject to withholding by the employer for federal income tax purposes for services, other than domestic services in a private residence, if

- a. the services are performed within the City of Newark;
- or
- b. the services are performed both within and without the City of Newark, but within the State of New Jersey, and the place from which the services are supervised is in the City of Newark.

Section 3. Tax Imposed.

There is hereby imposed on every employer a tax equal to one (1%) per cent of his payroll, on all payrolls related to services performed in the calendar year 1977.

Section 4. Regulations.

The Director shall promulgate regulations relating to the reporting and payment of the tax imposed, including regulations which:

a. Require the report and payment of the tax imposed for the preceding calendar quarter on or before the last day of April, July, October and January, respectively;

b. Provide methods for enforcement of, and for the imposition of penalties for failure to report and pay, the tax imposed;

c. Provide procedure for claims for refunds, and repayment of overpayment of taxes.

A copy of every regulation shall be submitted to the Municipal Council, and any regulation that is not objected to by the Council at its next regular meeting shall become effective at the end of said meeting, and shall be deemed to be a part of this Ordinance.

Section 5. Prohibition against deduction or withholding.

No employer shall deduct or withhold any amount from the remuneration payable to an employee because of the tax imposed by this Ordinance.

Section 6. Information Confidential.

Any information contained in an employer's report or received by the City of Newark or any of its officers or employees as a result of any investigation, hearing or verification of a report shall be confidential except for official purposes, and shall not be disclosed except in accordance with an order or a court or as otherwise provided by law.

Section 7. Interest and Penalty.

If the tax imposed herein is not paid when due, interest at a rate of 12% per annum on the amount of said tax, and an additional penalty of 1/2 or 1% of the amount of the unpaid tax for each month or fraction thereof during which the tax remains unpaid, shall be added and collected.

Section 8. Appeals.

Any aggrieved employer may, within three months after any decision, order, finding, assessment or action of the Director, appeal to the Division of Tax Appeals by filing a petition of appeal with said Division in the manner and form prescribed by the said Division and upon payment of the amount stated by the Director to be due. The appeal provided by this section shall be the exclusive remedy available to any employer for review of a decision of the Director in respect to a determination of liability for the tax imposed herein.

Section 9. Division of Local Finance.

The City Clerk shall file a copy of this Ordinance with the Director of the Division of Local Finance in the New Jersey Department of Community Affairs.

He shall likewise file any amendments to this Ordinance, including any regulations promulgated in accordance with Section 4 of this Ordinance.

Section 10. Effective Date.

This Ordinance shall be deemed effective January 1, 1977.

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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

President Harris: The yeses are seven and the no is one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE REPEALING TITLE 2, ADMINISTRATION, CHAPTER 2, ARTICLE 7, CENTRAL PLANNING BOARD, SECTION 19 ET SEQ. AND TITLE 2, ADMINISTRATION, CHAPTER 2, ARTICLE 5, BOARD OF ADJUSTMENT, SECTION 14 ET SEQ. OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, 1966, AS AMENDED AND SUPPLEMENTED, AND CREATING AND CONTINUING THE CENTRAL PLANNING BOARD AND THE BOARD OF ADJUSTMENT PURSUANT TO THE PROVISIONS OF CHAPTER 291, P. L. 1975, (C.40:55D-1 ET SEQ.): PROVIDING FOR THE POWERS OF SAID BOARDS; FIXING THE PROCEDURES GOVERNING APPLICATIONS TO SAID BOARDS AND APPEALS THEREFROM; PROVIDING FOR THE CONTINUANCE OF EXISTING ORDINANCES; AND REPEALING ANY ORDINANCE OR PART THEREOF INCONSISTENT WITH THE PROVISIONS OF THIS ORDINANCE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

ARTICLE 1 - CENTRAL PLANNING BOARD

Section 1. Board continued. Pursuant to the provisions of L. 1975, c. 291, the central planning board as heretofore created is hereby continued.

Section 2. Membership; terms. The central planning board shall consist of 9 members who shall be appointed and hold office in accordance with the provisions of C. 40:55D-23.

Section 3. Organization of Board. The central planning board shall elect a chairperson and vice chairperson from the members of Class IV and select a secretary who shall not be a member of the board.



Section 4. Experts and Staff. The central planning board may employ or contract for the services of experts and other staff and services as it may deem necessary. The board shall not however exceed, exclusive of gifts or grants, the amount appropriated by the municipal council for its use.

Section 5. Powers and Duties. The central planning board shall have the following powers and duties:

a. To make and adopt and from time to time amend a master plan for the physical development of the municipality including any areas outside its boundaries which in the board's judgment bear essential relation to the planning of the municipality, in accordance with the provisions of C.40:55D-28.

b. To administer the provisions of the land subdivision ordinance and site plan review ordinance of the municipality in accordance with the provisions of said ordinances and C.40:55D-1 et seq.

c. To approve conditional use applications in accordance with the provisions of the zoning ordinance pursuant to C.40:55D-67.

d. To participate in the preparation and review of programs or plans required by state or federal law or regulations.

e. To assemble data on a continuing basis as part of a continuous planning process.

f. To consider and make report to the municipal council within thirty five days after referral as to any proposed development regulation submitted to it pursuant to the provisions of C.40:55D-26(a), and also pass upon other matters, including but not limited to the vacation of streets, specifically referred to the planning board by the council pursuant to the provisions of C.40:55D-26(b).

g. When reviewing applications for approval of subdivision plats, site plans or conditional uses, to grant to the same extent and subject to the same restrictions as the zoning board of adjustment:

(1) Variances pursuant to C.40:55D-70(c) from lot area, lot dimensional set back and yard requirements; provided that such relief from lot area requirements shall not be granted for more than one lot.

(2) Direction pursuant to C.40:55D-34 for issuance of a permit for building or structure in the bed of a mapped street or public drainage way, flood control basin or public area reserved pursuant to C.40:55D-32.

(3) Direction pursuant to C.40:55D-36 for issuance of a permit for a building or structure not related to a street.

Whenever relief is requested pursuant to this subsection, notice of a hearing on the application for development shall include reference to the request for a variance or direction for issuance of a permit as the case may be.

h. To perform such other advisory duties as are assigned to it by ordinance or resolution of the municipal council for the aid and assistance of the council or other agencies or officers.

Section 6. Time a. Minor Subdivisions. Minor subdivision approvals shall be granted or denied within 45 days of the date of submission of a complete application to the planning board or within such further time as may be consented to by the applicant. Failure of the board to act within the period prescribed shall constitute minor subdivision approval and a certificate of the secretary of the board as to failure of the planning board to act

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shall be issued on request of the applicant. Approval of a minor subdivision shall expire 190 days from the date of planning board approval unless within such period a plat in conformity with such approval and the provisions of the Map Filing Law (C.46:23-9.9 et seq.) or a deed clearly describing the approved minor subdivision, is filed by the developer with the county recording officer, the municipal engineer and the municipal tax assessor. Any such plat or deed must be signed by the chairperson and secretary of the planning board before it will be accepted for filing by the county recording officer.

b. Preliminary Approval of Major Subdivisions and Site Plans. Upon submission of a complete application for a subdivision or site plan for ten or fewer lots, the planning board shall grant or deny preliminary approval within 45 days of the date of such submission or within such further time as may be consented to by the developer. Upon submission of a complete application for a subdivision or site plan for more than 10 lots the planning board shall grant or deny preliminary approval within 95 days of the date of such submission or within such further time as may be consented to by the developer. Otherwise, the planning board shall be deemed to have granted preliminary approval for the subdivision or site plan.

c. Final Approval. Application for final subdivision or site plan approval shall be granted or denied within 45 days of submission of a complete application or within such further time as may be consented to by the applicant. Failure of the planning board to act within the period prescribed shall constitute final approval and a certificate of the secretary of the planning board as to the failure of the planning board to act shall be issued on request of the applicant.

Final approval of a major subdivision shall expire 95 days from the date of signing of the plat unless within such period the plat shall have been duly filed by the developer with the county recording officer. The planning board may, for good cause shown, extend the period for recording for an additional period not to exceed 190 days from the date of signing of the plat.

d. Ancillary Powers. Whenever the planning board is called upon to exercise its ancillary powers before the granting of a variance as set forth in Article I section 5g of this ordinance, the planning board shall grant or deny approval of the application within 95 days after submission by the developer of a complete application or within such further time as may be consented to by the applicant. Failure of the planning board to act within the period prescribed shall constitute approval of the application and a certificate of the secretary of the board as to the failure of the planning board to act shall be issued on request of the applicant.

Section 7. Advisory Committee. The mayor may appoint one or more persons as a citizens' advisory committee to assist or collaborate with the planning board in its duties, but such person or persons shall have no power to vote or take other action required of the board. Such person or persons shall serve at the pleasure of the mayor.

## ARTICLE II - BOARD OF ADJUSTMENT

Section 1. Board continued. Pursuant to the provisions of L.1975, c.291, the board of adjustment as heretofore created is hereby continued.

Section 2. Membership; terms. The board of adjustment shall consist of 7 members who shall be appointed by the municipal council and who shall hold office in accordance with the provisions of C.40:55D-69. The members of the board shall be paid a salary of twenty-five hundred dollars (\$2,500) per annum.

Section 3. Organization of Board. The board of adjustment shall elect a chairperson and vice chairperson from its members and shall select a secretary who shall not be a member of the board.

Section 4. Experts and Staff. The board of adjustment may employ or contract for the services of experts and other staff and services as it may deem necessary. The board shall not however exceed, exclusive of gifts or grants, the amount appropriated by the municipal council for its use.

Section 5. Powers and Duties. The board of adjustment shall have the following powers and duties:

a. To hear and decide appeals where it is alleged by the appellant that there is error in any order, requirement, decision or refusal made by an administrative official or agency based on or made in the enforcement of the zoning ordinance.

b. To hear and decide requests for interpretation of the map or zoning ordinance, or for decisions upon other special questions upon which such board is authorized by the zoning ordinance to pass.

c. Where by reason of exceptional narrowness, shallowness, or shape of a specific piece of property, or by reason of exceptional topographic conditions, or by reason of other extraordinary and exceptional situation or condition of such piece of property, the strict application of any regulation in the zoning ordinance would result in peculiar and exceptional practical difficulties to, or exceptional and undue hardship upon the developer of such property, to grant, upon an application or an appeal relating to such property, a variance from such strict application so as to relieve such difficulties or hardship; provided, however, that no variance shall be granted under this subsection to allow a structure or use in a district restricted against such structure or use; and provided further that the proposed development does not require approval by the planning board of a subdivision, site plan or conditional use in conjunction with which the planning board shall review a request for a variance pursuant to C.40:55D-60(a).

d. To grant a variance to allow a structure or use in a district restricted against such structure or use in particular cases and for special reasons, but only by the affirmative vote of at least two-thirds of the full authorized membership of the board.

e. To direct issuance of a permit pursuant to C.40:55D-34 for a building or structure in the bed of a mapped street or public drainage way, flood control basin or public area reserved on the official map.

f. To direct issuance of a permit pursuant to C.40:55D-36 for a building or structure not related to a street.

g. To grant to the same extent and subject to the same restrictions as the planning board subdivision or site plan approval pursuant to C.40:55D-37 et seq. or conditional use approval pursuant to C.40:55D-67 whenever the board is reviewing an application for approval of a use variance pursuant to Article II section 5d of this ordinance.

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No variance or other relief may be granted under the provisions of this section unless such variance or other relief can be granted without substantial detriment to the public good and will not substantially impair the intent and purpose of the zone plan and zoning ordinance.

Any application under any subsection of this section may be referred to any appropriate person or agency, including the planning board, for its report and recommendation, and any application under subsection "g" must be referred to the planning board for its report and recommendation, provided that reference of any application under any subsection of this section shall not extend the period of time within which the board of adjustment shall act.

In granting a variance permitting the erection or alteration of any structure or structures or permitting a specific use of any premises, the board of adjustment may provide that the variance shall expire by limitation unless such construction or alteration shall have been actually commenced on each and every structure permitted by said variance or unless such permitted use has actually been commenced within a specified period of time from the date of publication of the notice of the judgment or determination of the board of adjustment but in no event less than one year; except however, that the running of the period of limitation herein provided shall be tolled from the date of filing an appeal from the decision of the board of adjustment to the governing body, or to a court of competent jurisdiction, until the termination in any manner of such appeal or proceeding.

Section 6. Time for Decision. The board of adjustment shall render its decision not later than 120 days after the date (a) an appeal is taken from the decision of an administrative officer, or (b) the submission of a complete application for development to the board pursuant to the provisions of C.40:55D-72(b). Failure of the board to render a decision within such 120 day period or within such further time as may be consented to by the applicant shall constitute a decision favorable to the applicant.

### ARTICLE III - PROVISIONS APPLICABLE TO BOTH THE CENTRAL PLANNING BOARD AND BOARD OF ADJUSTMENT

Section 1. Conflicts of Interest. No member of the central planning board or board of adjustment shall act on any matter in which he/she has either directly or indirectly any personal or financial interest. Whenever any such member shall disqualify himself/herself from acting on a particular matter, he/she shall not continue to sit with the board on the hearing of such matter nor participate in any discussion or decision relating thereto.

Section 2. Meetings. a. Meetings of both the central planning board and board of adjustment shall be held as scheduled unless canceled for lack of applications for development to process.

b. Special meetings may be provided for at the call of the chairperson or on the request of any two board members and shall be held on notice to its members and the public in accordance with all applicable legal requirements.

c. No action shall be taken at any meeting without a quorum being present.

d. All actions shall be taken by majority vote of a quorum except as otherwise required by any provision of C.40:55D-1 et seq.

e. All regular meetings and all special meetings shall be open to the public. Notice of all such meetings shall be given in accordance with the requirements of the Open Public Meetings Act (C.10:4-6 et seq.).

Section 3. Applications: Procedure for Filing. The applicant shall obtain all necessary forms from the secretary of the central planning board who shall inform the applicant of the procedures to be followed in filing an application for development and advise the applicant which board has jurisdiction over the application. At the time of filing the application but in no event less than 10 days prior to the date set for hearing, the applicant shall also file all sketch plats, plot plans, maps or other papers required by virtue of any provision of this ordinance or any rule of the central planning board or the board of adjustment. If an application is found to be incomplete, the applicant shall be notified thereof within 45 days of submission of such application or it shall be deemed to be properly submitted.

Section 4. Minutes. Minutes of every regular or special meeting of the central planning board or the board of adjustment shall be kept and shall include the names of the persons appearing and addressing the board and of the persons appearing by attorney, the action taken by the board, the findings, if any, made by it and reasons therefor. The minutes of each board shall thereafter be made available for public inspection during normal business hour at the office of the secretary of the board. Any interested party shall have the right to compel production of the minutes for use as evidence in any legal proceeding concerning the subject matter of such minutes.

Section 5. Hearings. a. Rules. The central planning board and board of adjustment shall make rules governing the conduct of hearings.

b. Oaths. The Officer presiding at the hearing or such other person as may be designated shall have power to administer oaths and issue subpoenas to compel the attendance of witnesses and the production of relevant evidence, including witnesses and documents presented by the parties, and the provisions of the County and Municipal Investigations Law (C.2A:67A-1 et seq.) shall apply.

c. Testimony. The testimony of all witnesses relating to an application for development shall be taken under oath or affirmation by the presiding officer, and the right of cross examination shall be permitted to all interested parties through their attorneys, if represented, or directly, if not represented, subject to the discretion of the presiding officer and to reasonable limitations as to time and number of witnesses.

d. Evidence. Technical rules of evidence shall not be applicable to the hearing, but the board may exclude irrelevant, immaterial or unduly repetitious evidence.

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e. Records. Each board shall provide for the verbatim recording of the proceedings by either stenographer, mechanical or electronic means at the applicant's expense. The board shall furnish a transcript or duplicate recording in lieu thereof on request to any interested party at his/her expense.

Section 6. Notice Requirements for Hearing. Whenever a hearing is required on an application for development pursuant to C.40:55D-1 et seq., or pursuant to the determination of the board having jurisdiction over the matter, the secretary of the board or the applicant shall give notice thereof at the applicant's expense as follows:

a. Public notice shall be given by publication in a newspaper of general circulation in the municipality at least 10 days prior to the date of the hearing.

b. Notice shall be given to the owners of all real property as shown on the current tax duplicate located within 200' in all directions of the property which is the subject of such hearing and whether located within or without the municipality in which applicant's land is located. Such notice shall be given by: (1) serving a copy thereof on the owner as shown on the said current tax duplicate and most recent records of the tax surveyor in the Office of Assessment, or on his agent in charge of the property, or (2) mailing a copy thereof by certified mail to the property owner at his address as shown on the said current tax duplicate and tax surveyor's records. Notice to a partnership owner may be made by service upon any partner. Notice to a corporate owner may be made by service upon its president, vice president, secretary or other person authorized by appointment or by law to accept service on behalf of the corporation. In addition, notice shall be given by the applicant to tenants of all residential properties of more than four units by posting such notice in a prominent place in a lobby or hallway of the building.

c. Notice of all hearings on applications for development involving property located within 200' of an adjoining municipality shall be given by personal service or certified mail to the clerk of such municipality, which notice shall be in addition to the notice required to be given pursuant to Section 6b of this Article to the owners of lands in such adjoining municipality which are located within 200' of the subject premises.

d. Notice shall be given by personal service or certified mail to the county planning board of a hearing on an application for development of property adjacent to an existing county road or proposed road shown on the official county map or on the county master plan, adjoining other county land or situated within 200' of a municipal boundary.

e. Notice shall be given by personal service or certified mail to the Commissioner of Transportation of a hearing on an application for development of property adjacent to a state highway.

f. Notice shall be given by personal service or certified mail to the Director of the Division of State and Regional Planning in the Department of Community Affairs of a hearing on an application for development of property which exceeds 150 acres or 500 dwelling units. Such notice shall include a copy of any maps or documents required to be on file with the central planning board or board of adjustment pursuant to C.40:55D-10(b).

g. All notices hereinabove specified in this section shall be given at least 10 days prior to the date fixed for hearing and the person giving notice shall file an affidavit of proof of service with the board holding the hearing on the application for development.

h. Any notice made by certified mail as hereinabove required shall be deemed complete upon mailing in accordance with the provisions of C.40:55D-14.

i. All notices required to be given pursuant to the terms of this ordinance shall state the date, time and place of the hearing, the nature of the matters to be considered and identification of the property proposed for development by street address, if any, or by reference to lot and block numbers as shown on the current tax duplicate in the municipal tax assessor's office and the location and times at which any maps and documents for which approval is sought are available as required by law.

Section 7. List of Property Owners Furnished. Pursuant to the provisions of C.40:55D-12(c), the municipal tax assessor shall within 7 days after receipt of a request therefor and upon receipt of payment of a fee of \$10.00 make and certify a list from the current tax duplicate of names and addresses of owners to whom notice must be given pursuant to Article III, Section 6b of this ordinance.

Section 8. Decisions. a. Each decision on any application for development shall be set forth in writing and shall include findings of facts and conclusions based thereon.

b. A copy of the decision shall be mailed by the board within 10 days of the date of decision to the applicant, or if represented, then to his/her attorney, without separate charge. A copy of the decision shall also be mailed to all persons who have requested it and who have paid the prescribed fee for such service. A copy of the decision shall be filed in the office of the secretary of the planning board, where it shall be made available for public inspection during reasonable hours.

c. A brief notice of the decision shall be published in a newspaper of general circulation in the municipality. Such publication shall be arranged by the secretary of the planning board or board of adjustment, as the case may be, without separate charge to the applicant. Said notice shall be sent to the newspaper for publication within 10 days of the date of any such decision.

Section 9. Payment of Taxes. Pursuant to the provisions of C.40:55D-39 and C.40:55D-65, every application for development submitted to the central planning board or the board of adjustment shall be accompanied by proof that no taxes or assessments for local improvements are due or delinquent on the property which is the subject of such application; or, if it is shown that taxes or assessments are delinquent on said property, any approvals or other relief granted by either board shall be conditioned upon either the prompt payment of such taxes or assessments, or the making of adequate provision for the payment thereof in such manner that the municipality will be adequately protected.

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Section 10. Rules and Regulations. Each board shall adopt such rules and regulations as may be necessary to carry into effect the provisions and purposes of this ordinance. In the issuance of subpoenas, administration of oaths and taking of testimony, the provisions of the County and Municipal Investigations Law of 1953 (N.J.S. 2A:67A-1 et seq.) shall apply.

Section 11. Fees. The following fees shall be charged for services of the boards or their administrative staffs and for copies of documents:

a. review of applications:

i. minor subdivision	50.00
ii. major subdivision	100.00
iii. site plan	100.00
iv. planned development, under 10 acres	100.00
v. planned development, over 10 acres	200.00
vi. conditional use	100.00
vii. zoning variance	100.00

b. copies of documents:

1. rules and regulations of each board.	1.00
2. minutes of regular and special meetings of the board.	2.50
3. decision of board.	1.00
4. decision of the municipal council.	1.00

c. certified list of names and addresses of owners of property located within 200' of property which is the subject of a hearing.	10.00
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d. certificate certifying approval of a subdivision application.	3.00
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In addition, an applicant shall pay any and all costs of the publication of notice of a hearing on an application before the central planning board or the board of adjustment and for a verbatim recording of the proceedings. Any interested party who requests a transcript or duplicate recording of proceedings before a board shall pay the cost thereof.

#### ARTICLE IV- APPEALS

Section 1. Appeals to Board of Adjustment. An appeal to the board of adjustment may be taken by any interested party affected by any decision of an administrative officer of the municipality based on or made in the enforcement of the zoning ordinance or official map by filing a notice of appeal within 65 days. Such appeal shall be made and decided in accordance with the provisions of C.40:55D-72 et seq.



Section 2. Appeals from Board of Adjustment to Municipal Council. An appeal from a decision of the board of adjustment granting a use variance pursuant to the provisions of C.40:55D-70(d) may be taken to the municipal council provided such appeal shall be made within 10 days of the date of publication of the final decision of the board of adjustment. Such appeal shall be made and decided in accordance with the provisions C.40:50D-17. A fee of \$20.00 shall be charged to process the appeal. Publication of the decision of the municipal council shall be arranged by the city clerk, without separate charge to the applicant. Any interested party who requests a transcript or duplicate recording of proceedings before the municipal council shall pay the cost thereof.

#### ARTICLE V- MISCELLANEOUS PROVISIONS

Section 1. Definitions of Terms. Whenever a term is used in this ordinance which is defined in C.40:55D-1 et seq., such term is intended to have the meaning set forth in the definition of such term found in said statute, unless a contrary intention is clearly expressed from the context of this ordinance.

Section 2. Ordinances Continued. The substantive provisions of the existing Land Subdivision Ordinance and Zoning Ordinance of the City of Newark and the development regulations set forth therein shall continue in full force and effect and shall be read in pari materia with this ordinance.

Section 3. Repeals. Title 2, Administration, Chapter 2, Article 7, Central Planning Board, Section 19 et seq. and Title 2, Administration, Chapter 2, Article 5, Board of Adjustment, Section 14 et seq. of the Revised Ordinances of the City of Newark, 1966, as amended and supplemented, are hereby repealed. Any ordinance or part thereof inconsistent with the provisions of this ordinance shall be and is hereby, to the extent of such inconsistency, repealed.

Section 4. Pending Applications. All applications for development filed prior to the effective date of this ordinance may be continued, but any appeals arising out of decisions made on any such application shall be governed by the provisions of Article IV of this ordinance.

Section 5. Short Title. This ordinance shall be known and may be cited as "The Land Use Procedures Ordinance of the City of Newark".

Section 6. Copy to be Filed with County Planning Board. Immediately upon adoption of this ordinance the municipal clerk shall file a copy of this ordinance with the County Planning Board as required by law. The clerk shall also file with said County Planning Board copies of all other ordinances of the municipality relating to land use, such as the subdivision, zoning and site plan review ordinances.

Section 7. Effective Date. This ordinance shall take effect on February 1, 1977.

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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROHIBITING THE PAYMENT OF ANY SALARY OR WAGE TO PUBLIC SERVICE EMPLOYMENT PARTICIPANTS WITHOUT THE ADOPTION OF APPROPRIATE ORDINANCES BY THE MUNICIPAL COUNCIL.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. No Public Service Employment Participant, whose salary or wage is fully or partially funded by the United States Department of Labor under the Comprehensive Employment and Training Act of 1973 through the City of Newark, its departments and agencies where the City maintains management and control, shall be employed in any position or title or receive any salary or wage unless authority is first obtained from the Municipal Council through the passage of an appropriate ordinance.

Section 2. All ordinances or parts of ordinances which are inconsistent herewith, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing, and defer action on this ordinance as per request of the Corporation Counsel, was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING RICHARDS STREET AND SHAW AVENUE AS ONE-WAY STREETS, AS AMENDED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Richards Street	Southbound	Raymond Boulevard	Ferry Street
Shaw Avenue	Eastbound	Wainwright Street	Leslie Street

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance, as amended, to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance, as amended, on second reading and final passage was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance, as amended, having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you on

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second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO ACQUISITION AGREEMENT WITH THE NEWARK HOUSING AUTHORITY IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, SECOND ACTION YEAR. SCHEDULE (B).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

A motion to defer action on this ordinance awaiting adoption of a Redevelopment Plan by the Central Planning Board of the City of Newark, was made by Councilman Carrino, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

6-S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you on second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO DISPOSITION AGREEMENT WITH THE NEWARK HOUSING AUTHORITY IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, SECOND ACTION YEAR. SCHEDULE (B).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

A motion to defer action on this ordinance awaiting adoption of a Redevelopment Plan by the Central Planning Board of the City of Newark, was made by Councilwoman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a.

MRS. BESSIE WALKER WILLIAMS, EXECUTIVE DIRECTOR, VAN VECHTEN COMMUNITY ORGANIZATION, OTTO KRETCHMER ELDERLY, 35 VAN VECHTEN STREET, NEWARK, NEW JERSEY,

appeared before the Municipal Council. She thanked the Municipal Council for approving the Nutritional Food Program for the Elderly. Mrs. Williams asked the Council to investigate the community's vertical and horizontal social problems. The residents resent the discriminating hiring practices at the Dayton Community Health Center.

Councilman Martinez responded he has informed Mrs. Williams several times why the Health Center was not open and that they would look into the matter. He informed Mrs. Williams that at tonight's meeting contracts would be awarded to various physicians who will provide services at the Health Center. It was also indicated that the center was not open because the City of Newark did not comply with the Medicaid regulations of the Federal Government and they have since complied with the regulations. The hiring of the staff was brought about by meetings of the community who requested community participation. Mrs. Williams was given a list of the nonessential employees, indicating the total number of the staff residing in the target area was 37%. The other employees who were hired, whether from out of town or out of the community, were for essential positions for which no one in the immediate community qualified, such as physicians, registered nurses, laboratory technicians, etc. However, if Mrs. Williams feels that a sufficient investigation was not conducted, she could contact Health Officer Waller and request another investigation. If she feels there is a discriminatory practice being used in the hiring of the Health Center, she can also contact the Human Rights Commission and Members of the Federal Government who supply the money for this particular Health Center to see that the hiring practice is fair and equitable.

6-HC-b.

MR. FRANK A. CASTELLANO, 227 ELWOOD AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council. He contended he was illegally laid off after 35 years of service with the City of Newark.

Councilman Martinez related he discussed this matter with Public Works Director Friscia and Recreation and Parks Director Washington who indicated because of the bumping process, Maintenance Man was the only title open to him at this time. He has discussed this matter with Mr. Castellano several times. Councilman Martinez recommended the Council invite Business Administrator Walls, Public Works Director Friscia, Recreation and Parks Director Washington and Mr. Castellano to meet with the Municipal Council at their special conference January 25, 1977 to discuss this matter. He felt Mr. Castellano should be treated with the dignity and respect he deserves for 35 years of service with the City.

Councilman Bottone recalled Mr. Castellano was laid off two years ago. He pointed out there are monies coming into the City to rehire City employees who were laid off.

The City Clerk was directed to invite Business Administrator Walls, Public Works Director Friscia, Recreation and Parks Director Washington and Mr. Castellano to meet with the Municipal Council at their special conference January 25, 1977 to

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discuss this matter.

6-HC-c.      MR. THEODORE R. MURNICK, 375 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, appeared before the Municipal Council. He contended most of the \$19 million the City is receiving from HUD in connection with Federal Programs is going for salaries, not for anything tangible in the City.

Mr. Murnick stated he has filed a Notice of Opposition to a declaration of blight by the Central Planning Board for the area bounded by Mulberry Street, Pine Street and Park Street, owned by the Public Service Electric and Gas Company. He strongly opposes declaring this area blighted because it is in the middle of the downtown area, does not meet the criteria of blight and is readily accessible by private and public transportation. Mr. Murnick felt tax abatement should be granted to people who need it in the City.

President Harris pointed out this Council does not grant tax abatement. The recommendation is submitted by Administration.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.      RESOLUTION RATIFYING A CONTRACT BETWEEN THE CITY OF NEWARK AND THE NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR THE IMPLEMENTATION OF "TACTICAL ANTI-CRIME TEAMS PROJECT, CONTINUATION," SAID PROJECT NOT TO EXCEED \$724,128. (SLEPA-\$350,000., STATE BUY-IN-\$19,444., LOCAL CASH-\$19,445., TOTAL LOCAL CASH-\$354,684. TO BE PROVIDED BY CITY AND HCDA, FOR THE PERIOD OCTOBER 1, 1976 TO JANUARY 5, 1977; FURTHER AUTHORIZING THE MAYOR TO ENTER INTO CONTRACT FOR SAID PROJECT FOR THE PERIOD JANUARY 6, 1977 TO JUNE 30, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution due to failure to provide necessary certification of available funds, was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-b.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$369,444., SPECIAL ITEM OF APPROPRIATION, TACTICAL ANTI-CRIME TEAMS PROJECT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

A motion to defer action on this resolution due to failure to provide necessary certification of available funds, was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-c.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" TACTICAL ANTI-CRIME TEAMS PROJECT, \$369,444.

A motion to defer action on this resolution due to failure to provide necessary certification of available funds, was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-d.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MYRON KESSELHAUT AND JACQUELINE KESSELHAUT, HIS WIFE, OWNERS OF PREMISES 72 THOMAS STREET, BLOCK 900, LOT 4, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-e.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JESSIE GRAHAM AND SIREADER GRAHAM, HIS WIFE, OWNERS OF PREMISES 412 S. 17TH STREET, BLOCK 320, LOT 56, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS IN LIEU OF FORECLOSURE.

A motion to defer action on this resolution as per request of the Law Department was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-f.      RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MYRTLE McWHORTER, WIDOW, LOUIS McWHORTER & GRACE McWHORTER, HIS WIFE, OWNERS OF PREMISES 51 HARTFORD STREET, BLOCK 429, LOT 51, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

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7-R-g.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FILOMENA FABIANO, SINGLE, MICHAEL FABIANO, SINGLE, JOSEPH FABIANO AND SERAFINA FABIANO, HIS WIFE, AND FRANK FABIANO, OWNERS OF PREMISES 12 STONE STREET, BLOCK 476, LOT 17, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM STANTON BUILDING CO., INC., OWNER OF PREMISES 389-389½ HALSEY STREET, BLOCK 116, LOTS 27 & 80, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK IN SUM OF \$3,500., PAYABLE TO HARRY KLEIN T/A EL ENCANTO DEPARTMENT STORE AND JACOB M. GOLDBERG, ESQ., UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN FULL AND COMPLETE SETTLEMENT FOR LOSSES SUSTAINED AS A RESULT OF LOOTING AT PREMISES 1110 BROAD STREET, NEWARK, NEW JERSEY STEMMING FROM THE 1974 DISTURBANCES IN THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made was Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TOTALLING \$65,580., TO INDIVIDUALS SHOWN ON ANNEXED EXHIBIT "A"; BY REASON OF STATE BOARD JUDGEMENTS, COUNTY BOARD JUDGEMENTS, CASH OVERPAYMENTS, FOR THE YEARS 1972, 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.



7-R-k.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$295.80 TO PUBLIC SERVICE ELECTRIC & GAS COMPANY UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR REPAIR OF DAMAGE TO AN UNDERGROUND ELECTRIC DUCT LINE WHEN DIVISION OF WATER SUPPLY, DEPARTMENT OF PUBLIC WORKS WERE WORKING AT THE CORNER OF MEEKER AVENUE AND ELIZABETH AVENUE TO REPAIR A WATER LEAK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-1.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN THE AMOUNT OF \$5,750., PAYABLE TO HERMAN G. GONELLI D/B/A GONELLI'S PHARMACY; AND RALPH G. MESCE, ESQ., UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN FULL AND COMPLETE SETTLEMENT FOR PROPERTY LOSSES SUSTAINED BY INDIVIDUALS AS A RESULT OF LOOTING ON PREMISES 26 - 6TH AVENUE, NEWARK, NEW JERSEY DURING THE 1974 DISTURBANCES IN THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN THE AMOUNT OF \$7,500., PAYABLE TO SEVENTH AVENUE PHARMACY AND RALPH G. MESCE, ESQ., UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN FULL AND COMPLETE SETTLEMENT FOR PROPERTY LOSSES SUSTAINED BY INDIVIDUALS AS A RESULT OF LOOTING ON PREMISES 71 SEVENTH AVENUE, NEWARK, NEW JERSEY DURING THE 1974 DISTURBANCES IN THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

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7-R-n.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN THE AMOUNT OF \$5,000., PAYABLE TO ANGELO L. MORALIS D/B/A PONCE CANDY STORE AND RALPH G. MESCE, ESQ., UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN FULL AND COMPLETE SETTLEMENT FOR PROPERTY LOSSES SUSTAINED BY INDIVIDUALS AS A RESULT OF LOOTING ON PREMISES 75 - 7TH AVENUE, NEWARK, NEW JERSEY DURING THE 1974 DISTURBANCES IN THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN THE AMOUNT OF \$7,500., PAYABLE TO ROSARIA FRED A D/B/A FRED A CLEANERS; AND RALPH G. MESCE, ESQ., UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN FULL AND COMPLETE SETTLEMENT FOR PROPERTY LOSSES SUSTAINED BY INDIVIDUALS AS A RESULT OF LOOTING ON PREMISES 73 - 7TH AVENUE, NEWARK, NEW JERSEY DURING THE 1974 DISTURBANCES IN THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING THE COMPTROLLER OF THE CITY OF NEWARK TO ENTER INTO CONTRACT WITH THE UNITED STATES DEPARTMENT OF LABOR TO PERFORM AUDITS FOR THE DEPARTMENT OF LABOR OF CETA TITLE I, II, III, VI FROM THE PERIOD JULY 1, 1975 THROUGH SEPTEMBER 30, 1976 FOR THE TOTAL SUM OF \$25,600. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (2))

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

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7-R-q.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK IN THE AMOUNT OF \$18,500., PAYABLE TO JOSEPH A. DEERING AND ROBERT F. COLQUHOUN, ESQ., UPON RECEIPT OF A WARRANT FOR SATISFACTION OF JUDGMENT, AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN SETTLEMENT FOR TOTAL LOSS OF BUILDING LOCATED AT 140 NORTH 13TH STREET, NEWARK, NEW JERSEY AS A RESULT OF FIRE WHICH SPREAD FROM ADJOINING PROPERTY WHICH WAS MAINTAINED AND OWNED BY THE CITY OF NEWARK ON APRIL 10, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk referred to communication dated November 23, 1976 from Assistant Corporation Counsel Kohn with respect to this matter. In that letter Mr. Kohn stated the City was not liable to pay for a substantial portion of the recommended settlement because the plaintiff had received \$17,000. in payment of a fire loss sustained on this property.

A motion to reject this resolution at the request of Assistant Corporation Counsel Kohn and directing the City Clerk to request the Corporation Counsel to take whatever legal steps are necessary to make certain the purported claim is settled amicably so that the City shall pay only what is justly due and owing to the plaintiff, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION AUTHORIZING THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO IMPLEMENT A SCHEDULE OF FEES AND ADMINISTER COLLECTION OF SUCH FEES FOR HIKING, HORSEBACK RIDING, AND USE OF CITY AND CORPORATION OWNED BOATS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION PROHIBITING RIGHT TURNS ON RED LIGHTS AFTER STOP, AT SOME APPROACHES TO SPECIFIC CITY SIGNALIZED STREET INTERSECTIONS, EFFECTIVE FOR A PERIOD OF NINETY DAYS FROM DATE OF APPROVAL OF RESOLUTION BY THE STATE DEPARTMENT OF TRANSPORTATION, PURSUANT TO SECTION 39:4-197.3 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO CONTRACT WITH J. AND L. SERVICE (JOSEPH LAMERA, PROPRIETOR), P. O. BOX 744, NORTH ARLINGTON, NEW JERSEY, HIGHEST RESPONSIBLE BIDDER, FOR SALE OF USED BRICK RECOVERED BY NEWARK DEMOLITION TEAM PROJECT DURING COURSE OF THEIR DEMOLITION WORK, AT \$10.35 PER TON, IN ACCORDANCE WITH BID PROPOSAL, FOR PERIOD OF ONE YEAR EFFECTIVE UPON APPROVAL BY MUNICIPAL COUNCIL, PROVIDED CONTRACTOR HAS POSTED REQUIRED INSURANCE CERTIFICATES AND PERFORMANCE BOND: MONIES RECEIVED FROM CONTRACTOR SHALL BE DEPOSITED TO GENERAL FUND ACCOUNT - MISCELLANEOUS REVENUES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE A CONTRACT WITH PRESTIGE MAINTENANCE, INC. 86 WASHINGTON STREET, EAST ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR JANITORIAL MAINTENANCE SERVICES (CITY HALL ANNEX, POLICE HEADQUARTERS, ALL POLICE PRECINCTS, 31 GREEN STREET AND 36 VICTORIA STREET), IN ACCORDANCE WITH THEIR BID SPECIFICATIONS, IN AMOUNT NOT TO EXCEED \$153,664.40. (FUNDS FOR DEFRAYMENT REQUESTED IN 1977 BUDGET AND WILL BE ENCUMBERED UPON ADOPTION OF BUDGET)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to invite Public Property Division Manager Toma, Prestige Maintenance, Inc. President Frank Bosco and Technical Support Office Manager Vanderpool to meet with the Municipal Council at their special conference January 25, 1977 to discuss this matter, was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL AT PUBLIC AUCTION RE-  
COVERED AND UNCLAIMED MOTOR VEHICLES, 297 JUNK VEHICLES; PURSUANT TO N.J.S.A. 39:10A-1  
AND N.J.S.A. 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-w.

RESOLUTION ACCEPTING BID OF NEW LAUREL GARDENS TO LEASE APPROXIMATELY  
50,529.60 SQUARE FEET OF PARKING LOT SPACE AT CITY-OWNED PREMISES COMMONLY KNOWN AS  
463 SPRINGFIELD AVENUE, NEWARK, NEW JERSEY, FOR \$200. PER YEAR, OR THE COUNTY TAXES  
WHICHEVER IS GREATER, FOR A FOUR (4) YEAR TERM, WITH A FOUR (4) YEAR RENEWABLE OPTION,  
SUBJECT TO THE APPROVAL OF CITY COUNCIL AND AGREEING TO COMPLY WITH ALL FURTHER TERMS  
AND CONDITIONS OF THE PROPOSED LEASE AGREEMENT; AND AUTHORIZING TAX COLLECTOR OF THE  
CITY OF NEWARK TO EXECUTE SAID LEASE AGREEMENT ON BEHALF OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and failed of adoption by the following votes:

Yes: Councilmen Allen, Martinez, Tucker, Villani.

No: Councilman Bottone.

Not Voting: Councilmen Carrino, James, President Harris.

7-R-x.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO VERTTA  
LEATH, CLERK-TYPIST, DEPARTMENT OF FINANCE, DIRECTOR'S OFFICE, FOR PERIOD BEGINNING  
OCTOBER 4, 1976 AND ENDING APRIL 4, 1977. (HCDA FEDERAL PROGRAM - FIRST LEAVE BEGAN  
APRIL 5, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-y.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO VINCENT W.  
BONO, WATER METER REPAIRMAN, DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER SUPPLY, FOR  
PERIOD BEGINNING JANUARY 11, 1977 AND ENDING JULY 11, 1977. (TO CONTINUE TO WORK IN  
DIVISION OF INSPECTIONS - FIRST LEAVE BEGAN APRIL 6, 1970)

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION APPOINTING SPECIAL POLICEMEN FOR A TERM ENDING DECEMBER 31, 1977.

(JAMES CEMPROLA, JAMES MALANGA, ROBERT SALVATORE)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$665,632., SPECIAL ITEM OF APPROPRIATION, NEWARK NUTRITION PROJECT FOR THE ELDERLY; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" NEWARK NUTRITION PROJECT FOR THE ELDERLY, \$665,632.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$1,196,903., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT TITLE II; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

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7-R-bd.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" COMPREHENSIVE EMPLOYMENT AND TRAINING ACT TITLE II, \$1,196,903.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION RESCINDING RESOLUTION 7-R-es, ADOPTED JANUARY 5, 1977, "EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$1,196,603., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT TITLE II; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION RESCINDING RESOLUTION 7-R-et, ADOPTED JANUARY 5, 1977, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" COMPREHENSIVE EMPLOYMENT AND TRAINING ACT TITLE II, \$1,196,603."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING AND CITY CLERK TO EXECUTE, IN TRIPLICATE, AN AGREEMENT BETWEEN THE NEW JERSEY DEPARTMENT OF TRANSPORTATION AND CITY OF NEWARK, FOR REIMBURSEMENT FOR HIGHWAY LIGHTING MAINTAINED WITHIN LIMITS OF ROUTE 21 IN CITY OF NEWARK, FOR YEAR ENDING DECEMBER 31, 1977; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO FILE NECESSARY INVOICES AND APPLICATION TO RECEIVE REIMBURSEMENT OF \$4,180.55 BASED UPON SCHEDULE CONTAINED WITHIN AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by

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Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bh.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE A DRAFT IN SUM OF \$6,500.  
PAYABLE TO EDITH NURNBERG AND SLAVITT, FISH & COWEN, ESQS., 17 ACADEMY STREET, NEWARK,  
UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL AND  
COMPLETE SETTLEMENT OF CLAIM FOR ERRONEOUS DEMOLITION OF PROPERTY 521 BERGEN STREET BY  
THE NEWARK DEMOLITION TEAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilwoman Villani,  
seconded by Councilman Martinez and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bi.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE AND DELIVER CHECKS,  
TOTALING \$4,237.50, MADE PAYABLE TO INDIVIDUALS LISTED IN RESOLUTION, UPON RECEIPT OF  
ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR ATTORNEY FEES FOR DEFENSE  
OF NEWARK POLICE OFFICERS; DRAFTS TO BE MAILED TO ZAZZALI AND ZAZZALI, P. A., GATEWAY  
1, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bj.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$500,000., SPECIAL ITEM OF  
APPROPRIATION, SAFE AND CLEAN NEIGHBORHOODS PROGRAM-4TH YEAR; SAID EMERGENCY FUNDS  
SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bk.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE IN-  
SECTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" SAFE AND CLEAN  
NEIGHBORHOODS PROGRAM-4TH YEAR, \$500,000.



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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF CITY OF NEWARK WITH TIMBERLAND TREE EXPERTS, INC., P. O. BOX 259, TOWACO, NEW JERSEY, LOWEST RESPONSIBLE UNIT PRICE, FOR PROJECT KNOWN AS CONTRACT NO. 77-01, STREET TREE PRUNING, SECTIONS AA-NN (AWARD OF SECTION AA), FOR AMOUNT NOT TO EXCEED \$17,882.10 BASED UPON VARIOUS SECTIONS AS SHOWN IN THEIR UNIT PRICE PROPOSAL AND IN ACCORDANCE WITH SPECIFICATIONS. (FUNDS PROVIDED BY HOUSING COMMUNITY DEVELOPMENT ACT, TREE TREATMENT PROJECT; FUNDS AUTHORIZED BY RESOLUTION 7-R-a, FEBRUARY 9, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF CITY OF NEWARK WITH DUJETS' TREE EXPERTS, NORTH ROAD, WEST PATERSON, NEW JERSEY, LOWEST RESPONSIBLE UNIT PRICE, FOR PROJECT KNOWN AS CONTRACT NO. 77-01, STREET TREE PRUNING, SECTIONS AA-NN (AWARD OF SECTION BB), FOR AMOUNT NOT TO EXCEED \$5,840. BASED UPON VARIOUS SECTIONS AS SHOWN IN THEIR UNIT PRICE PROPOSAL AND IN ACCORDANCE WITH SPECIFICATIONS. (FUNDS PROVIDED BY HOUSING COMMUNITY DEVELOPMENT ACT, TREE TREATMENT PROJECT; FUNDS AUTHORIZED BY RESOLUTION 7-R-a, FEBRUARY 9, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF CITY OF NEWARK WITH TREES INCORPORATED, 640 EAGLE ROCK AVENUE, WEST ORANGE, NEW JERSEY, LOWEST RESPONSIBLE UNIT PRICE, FOR PROJECT KNOWN AS CONTRACT NO. 77-01, SECTIONS AA-NN, STREET TREE PRUNING (SECTION CC-\$10,503.06, SECTION KK-\$3,652.58), FOR AMOUNT NOT TO EXCEED \$14,155.66 BASED UPON VARIOUS SECTIONS AS SHOWN IN THEIR UNIT PRICE PROPOSAL AND IN ACCORDANCE WITH SPECIFICATIONS. (FUNDS PROVIDED BY HOUSING COMMUNITY

DEVELOPMENT ACT, TREE TREATMENT PROJECT; FUNDS AUTHORIZED BY RESOLUTION 7-R-a, FEBRUARY 9, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF CITY OF NEWARK WITH GEORGE BEUCLER, TREE EXPERT CO., INC., 48 HAROLD STREET, TENAFLY, NEW JERSEY, LOWEST UNIT PRICE, FOR PROJECT KNOWN AS CONTRACT NO. 77-01, SECTIONS AA-NN, STREET TREE PRUNING (SECTION DD-\$12,099.20, SECTION EE-\$16,057.08, SECTION FF-\$15,232.90, SECTION GG-\$20,784., SECTION JJ-\$20,834.), FOR AMOUNT NOT TO EXCEED \$85,007.18 BASED UPON VARIOUS SECTIONS AS SHOWN IN THEIR UNIT PRICE PROPOSAL AND IN ACCORDANCE WITH SPECIFICATIONS. (FUNDS PROVIDED BY HOUSING COMMUNITY DEVELOPMENT ACT, TREE TREATMENT PROJECT; FUNDS AUTHORIZED BY RESOLUTION 7-R-a, FEBRUARY 9, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF CITY OF NEWARK WITH WILLIAMS TREE SURGEONS, GARFIELD PLACE, ROSLYN HEIGHTS, NEW YORK, LOWEST RESPONSIBLE UNIT PRICE, FOR PROJECT KNOWN AS CONTRACT NO. 77-01, STREET TREE PRUNING, SECTIONS AA-NN (AWARD OF SECTION LL), FOR AMOUNT NOT TO EXCEED \$33,280. BASED UPON VARIOUS SECTIONS AS SHOWN IN THEIR UNIT PRICE PROPOSAL AND IN ACCORDANCE WITH SPECIFICATIONS. (FUNDS PROVIDED BY HOUSING COMMUNITY DEVELOPMENT ACT, TREE TREATMENT PROJECT; FUNDS AUTHORIZED BY RESOLUTION 7-R-a, FEBRUARY 9, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF CITY OF NEWARK WITH WOODLAND TREE EXPERT COMPANY, P. O. BOX 241, LINCOLN PARK, MADISON, NEW JERSEY, LOWEST RESPONSIBLE UNIT PRICE, FOR PROJECT KNOWN AS CONTRACT NO. 77-01, STREET TREE PRUNING, SECTIONS AA-NN (AWARD OF SECTION MM), FOR AMOUNT NOT TO EXCEED \$17,568. BASED UPON VARIOUS SECTIONS AS SHOWN IN THEIR UNIT PRICE PROPOSAL AND IN ACCORDANCE WITH SPECIFICATIONS. (FUNDS PROVIDED BY HOUSING COMMUNITY DEVELOPMENT ACT, TREE TREATMENT PROJECT; FUNDS AUTHORIZED BY RESOLUTION 7-R-a, FEBRUARY 9, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-br.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF CITY OF NEWARK WITH GREENWOOD TREE-EXPERTS, INC., 63 BRANFORD ROAD, WHIPPANY, NEW JERSEY, LOWEST RESPONSIBLE UNIT PRICE, FOR PROJECT KNOWN AS CONTRACT NO. 77-01, STREET TREE PRUNING, SECTIONS AA-NN (AWARD OF SECTION NN), FOR AMOUNT NOT TO EXCEED \$28,403.55 BASED UPON VARIOUS SECTIONS AS SHOWN IN THEIR UNIT PRICE PROPOSAL AND IN ACCORDANCE WITH SPECIFICATIONS. (FUNDS PROVIDED BY HOUSING COMMUNITY DEVELOPMENT ACT, TREE TREATMENT PROJECT; FUNDS AUTHORIZED BY RESOLUTION 7-R-a, FEBRUARY 9, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bs.

RESOLUTION ACCEPTING OFFER OF GRANT IN AMOUNT OF \$4,951,820. FROM UNITED STATES DEPARTMENT OF COMMERCE, ECONOMIC DEVELOPMENT ADMINISTRATION UNDER THE LOCAL PUBLIC WORKS ACT (P.L. 94-369), FOR REPAVING OF VARIOUS STREETS INCLUDING CONSTRUCTION AND RECONSTRUCTION OF CURBS, SIDEWALKS AND ANCILLARY IMPROVEMENTS AND AUTHORIZING THE MAYOR TO EXECUTE SAID ACCEPTANCE ON BEHALF OF CITY OF NEWARK; AND DESIGNATING THE DIRECTOR OF ENGINEERING TO FILE ALL NECESSARY FORMS AND PERTINENT INFORMATION REQUESTED FOR PROPER ADMINISTRATION OF THIS PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was adopted at the January 18, 1977 special meeting of the Municipal Council)

January 19, 1977

7-R-bt.

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RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY

CONGRATULATING KEVIN KURDYLA OF EAST SIDE HIGH SCHOOL ON BEING CHOSEN AS A 1976 ALL-STATE AND ALL-GROUP OFFENSIVE AND DEFENSE TACKLE.

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this matter, see Pages 7 and 8 in the minutes of this meeting)

7-R-bu.

RESOLUTION AMENDING RESOLUTION 7-R-bk, APRIL 21, 1976, 1976 CAPITAL

IMPROVEMENT PROGRAM, TO INCLUDE AMENDMENT TO CAPITAL BUDGET PROJECT NO. 59-71, FOR STAGE I OF CONSTRUCTION OF FILTRATION FACILITIES AT PEQUANNOCK WATER SUPPLY OF CITY OF NEWARK, NEW JERSEY, ADDITIONAL \$325,000. (FINANCING OF CAPITAL PROJECT AND ISSUANCE OF DEBT ESTABLISHED BY RESOLUTION 7-R-b, OCTOBER 15, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE REPEALING TITLE

2, ADMINISTRATION, CHAPTER 2, ARTICLE 7, CENTRAL PLANNING BOARD, SECTION 19 ET SEQ. AND TITLE 2, ADMINISTRATION, CHAPTER 2, ARTICLE 5, BOARD OF ADJUSTMENT, SECTION 14 ET SEQ. OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, 1966, AS AMENDED AND SUPPLEMENTED, AND CREATING AND CONTINUING THE CENTRAL PLANNING BOARD AND THE BOARD OF ADJUSTMENT PURSUANT TO THE PROVISIONS OF CHAPTER 291, P. L. 1975 (C.40:55D-1 ET SEQ.); PROVIDING FOR THE POWERS OF SAID BOARDS: FIXING THE PROCEDURES GOVERNING APPLICATIONS TO SAID BOARDS AND APPEALS THEREFROM; PROVIDING FOR THE CONTINUANCE OF EXISTING ORDINANCES; AND REPEALING ANY ORDINANCE OR PART THEREOF INCONSISTENT WITH THE PROVISIONS OF THIS ORDINANCE," (ORDINANCE 6-F-j, ADOPTED JANUARY 5, 1977 AS AMENDED, BEING FINALLY ADOPTED THIS 19TH DAY OF JANUARY, 1977 (ORDINANCE 6-S & F-g); AND THE ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR AND PUBLICATION.

(Copy of resolution submitted to each Member of the Council)

This resolution was presented by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

January 19, 1977

7-R-bw.

RESOLUTION RECOGNIZING JANUARY 22, 1977 AS "UKRAINIAN INDEPENDENCE DAY." 873

(Copy of resolution submitted to each Member of the Council)

(For action on this matter, see Pages 2 and 3 in the minutes of this meeting)

7-R-bx.

RESOLUTION AUTHORIZING TRANSFER OF 1976 APPROPRIATION RESERVES, MUNICIPAL DEBT SERVICE-\$642,000. (INTEREST ON TAX ANTICIPATION NOTES-\$300,000., INTEREST ON NEW BONDS-\$342,000.) TO DEPARTMENT OF FIRE, SALARIES AND WAGES, PAID HOLIDAYS; PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martínez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-by.

RESOLUTION AUTHORIZING THE MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO SUBMIT APPLICATION TO, ENTER INTO AGREEMENT WITH, AND TO ACCEPT FUNDS IN THE AMOUNT OF \$19,508,000. FROM THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FROM THE COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM ESTABLISHED BY TITLE I OF THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, P. L. 93-383.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman James pointed out statistics on breakdown of the \$19.5 million indicate roughly 40% are for salaries. Taking into account we have so many existing agencies, the public will question the large amount of monies actually going into salaries as opposed to services. Therefore, the Mayor's Policy and Development Office Executive Director and the Administration have that extraordinary responsibility to insure that the remaining 60% of the budget actually goes toward the improvement of essential City services, health services, special projects, etc.

A motion to adopt the resolution with the understanding that all conditions required by Motion 7-M-d, January 5, 1977, are complied with, especially budget transfers (A MOTION DIRECTING THE CITY CLERK TO INFORM THE MAYOR, THE BUSINESS ADMINISTRATOR AND THE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE THAT THE MUNICIPAL COUNCIL WILL NOT ACCEPT OR APPROVE ANY FUTURE H.C.D.A. PROGRAMS UNLESS AN APPROPRIATE LINE ITEM BUDGET IS SUBMITTED TO THE MUNICIPAL COUNCIL ALONG WITH A BUDGETARY CONTROL PLAN TO GOVERN SAID PROGRAMMING DURING THE BUDGET YEAR, THE PURPOSE OF THIS MOTION BEING TO SUBJECT THE H.C.D.A. MONEY TO THE SAME BUDGETARY PROCESSES AS THAT OF ANY CITY BUDGET. THIS SAFEGUARD IS IN THE BEST INTERESTS OF THE CITIZENS OF NEWARK AND IS CONSISTENT WITH THE POWERS OF THE CITY COUNCIL OVER THE EXPENDITURE OF PUBLIC FUNDS);

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budgetary and personnel procedures in effect for City departments and agencies shall prevail for the H.C.D.A. Program also; and names missing from the detailed budget be submitted to the Council within five days, was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

The City Clerk brought to the attention of the Municipal Council that he had received four additional resolutions prior to the meeting.

Members of the Council asked the City Clerk if these added resolutions were of emergent nature.

The City Clerk described in detail the resolutions which were presented to him at this late date and added it appears some of them are of emergent nature.

7-R-bz.

TEMPORARY EMERGENCY RESOLUTION APPROPRIATING \$50,000., DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, OVERTIME; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman James stated former Budget Officer Gary left the City for another position and left the department in a turmoil. Many persons have worked overtime and the Council should honor this resolution.

President Harris agreed that former Budget Officer Gary left the department in a turmoil. He said to this date he has been unable to find out how much money Administration gave him when he left. We are aware of the fact they paid him \$14,000. extra one year in overtime and many thousands of dollars in overtime another year. However, he has not yet been able to get that dollar amount. President Harris related he has sent three letters to Business Administrator Walls requesting this information and to date the Business Administrator has not come forth with the information. If a City official fails to give a duly elected official information reflecting tax dollars, he indicated unless he has this information in his hands by Tuesday, he will issue a subpena to Business Administrator Walls to come forth with this information.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, James, Martinez, Tucker, Villani.

No: President Harris.

Not Voting: Councilman Bottone.

7-R-ca.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO FILE AN APPLICATION FOR AN URBAN HOMESTEADING PROGRAM UNDER SECTION 810 OF THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 WHEREIN CITY OF NEWARK WOULD ACCEPT TRANSFER, WITHOUT PAYMENT, OF REAL PROPERTY TO WHICH SECRETARY OF DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT HOLDS TITLE AND ALSO TO CONDITIONALLY CONVEY SUCH REAL PROPERTY TO PARTICIPANTS WITHIN FRAMEWORK OF DEVELOPED PROGRAM; AND AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO CONTRACT WITH HOUSING DEVELOPMENT AND REHABILITATION CORPORATION TO OPERATE THE URBAN HOMESTEADING PROGRAM FOR CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Bottone said he has a firm policy on late starters and he has tried to maintain it. Regarding the Homesteading Resolution, he knows there are many abandoned buildings in the City of Newark and he would like to see the neighborhoods preserved. However, he wants to know where the houses are located and if the whole City or certain areas will benefit by this program.

Councilman James responded properties in all Wards of the City can and will be a viable part of this proposal. They are given a target area but the City can request what properties they wish to make part of this program.

The City Clerk recommended adding to Section 2 of the resolution, "as authorized by the Municipal Council."

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-cb.

TEMPORARY EMERGENCY RESOLUTION APPROPRIATING \$5,000., FIRE DEPARTMENT, OTHER EXPENSES, EQUIPMENT, EMERGENCY EQUIPMENT, FIRE HOSE; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

Upon question posed by President Harris, Fire Chief James P. O'Beirne replied they do have an emergency in the Fire Department. They have depleted their inventory of hose and they are not asking for more money, only asking for one-quarter of the 1977 appropriation to get Fire Hose which they need badly.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-cc.            TEMPORARY EMERGENCY RESOLUTION APPROPRIATING \$144,583.72, DEPARTMENT OF PUBLIC  
WORKS, DIVISION OF SEWERS, PASSAIC VALLEY SEWERAGE COMMISSION; SAID EMERGENCY FUNDS  
SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani, President  
Harris.

No: Councilman Martinez.

MOTIONS.

7-M-a.            Councilman Tucker recalled in September, 1976 he made a motion requesting the  
Health and Welfare Director to reinstitute or work out a way to reinstitute the Boricua  
Awareness Program, the only Bilingual Spanish Speaking Program in the Department of  
Health and Welfare. Throughout the past five months, Health and Welfare Director  
Buford has reported to the Council that he was doing everything within his power to re-  
institute the program as of January, when the Victoria Foundation was supposed to refund  
the program. During the interim period, the City did refund the program. However,  
because the program was not activated, the application was denied by the Victoria  
Foundation, so even the private funds will not be coming in based on the City's failure  
to reinstitute the program out of Federal Funds or Municipal Funds.

A MOTION DIRECTING THE CITY CLERK TO INVITE HEALTH AND WELFARE DIRECTOR  
BUFORD TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR PRE-MEETING CONFERENCE FEBRUARY 1,  
1977 TO DISCUSS THE BORICUA AWARENESS PROGRAM; AND TO SUBMIT, PRIOR TO THIS CONFERENCE,  
A WRITTEN REPORT OF THE TOTAL INNER ACTION OF HIS OPERATIONS ON THE BORICUA AWARENESS  
PROGRAM FROM SEPTEMBER, 1976 TO THE PRESENT, was made by Councilman Tucker, seconded by  
Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-M-b.            A MOTION EXTENDING GOOD WISHES FOR A SPEEDY RECOVERY TO COUNCILMAN ANTHONY J.  
GIULIANO WHO WAS ILL IN THE HOSPITAL, was made by the Council of the Whole and declared  
adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.



COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

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8-a. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 23, 1976, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 25, WATER, CHAPTER 3, RATES AND CHARGES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Copy of ordinance submitted to each Member of the Council)

(Business Administrator Walls, Finance Director Sullivan and Water Accounting and Customer Service Director Paradise met with the Council January 18, 1977)

A motion to defer action on this ordinance and directing the City Clerk to invite Business Administrator Walls, Finance Director Sullivan and Water Accounting and Customer Service Director Paradise to meet with the Municipal Council at their special conference January 25, 1977 to discuss this matter, was made by President Harris, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-b. The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JANUARY 6, 1977, NOMINATING MS. SHIRLEY GREEN, 114 ALEXANDER STREET, NEWARK, NEW JERSEY, AS A MEMBER OF THE LOCAL ASSISTANCE BOARD, FOR A TERM COMMENCING JANUARY 1, 1977 AND ENDING DECEMBER 31, 1980.

(Copy of communication submitted to each Member of the Council)

(Ms. Green met with the Council January 18, 1977)

A motion to confirm the nomination of Ms. Shirley Green as a Member of the Local Assistance Board, for a term commencing January 1, 1977 and ending December 31, 1980, was made by President Harris, seconded by Councilman Allen.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: This nomination is confirmed.

8-c. The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JANUARY 6, 1977, NOMINATING HON. MARIE L. VILLANI, 586 PARKER STREET, NEWARK, NEW JERSEY, AS A MEMBER OF THE LOCAL ASSISTANCE BOARD, FOR A TERM COMMENCING JANUARY 1, 1977 AND ENDING DECEMBER 31, 1977.

(Copy of communication submitted to each Member of the Council)

A motion to confirm the nomination of Hon. Marie L. Villani as a Member of the

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Local Assistance Board, for a term commencing January 1, 1977 and ending December 31, 1977, was made by Councilman Martinez, seconded by Councilman Tucker.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, President Harris.

Not Voting: Councilwoman Villani.

President Harris: This nomination is confirmed.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 7, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARY FOR ASSISTANT EXECUTIVE DIRECTOR, NEWARK HUMAN RIGHTS COMMISSION AS AMENDED)"

(Assistant Executive Director \$14,848. - \$18,038.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Carrino, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 7, 1977, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO A LEASE ON BEHALF OF THE CITY OF NEWARK, FOR THE BENEFIT OF THE NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING WITH YESKEL DEVELOPMENT COMPANY FOR SPACE AT 30 HALSEY STREET, NEWARK, NEW JERSEY FOR TERM OF ONE YEAR COMMENCING JANUARY 1, 1977 AND ENDING DECEMBER 31, 1977 AT A RENTAL OF \$5,075.00 FOR THE DEMISED TERM."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Martinez, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 7, 1977, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO A LEASE ON BEHALF OF THE CITY OF NEWARK FOR THE BENEFIT OF

THE NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING WITH YESKEL DEVELOPMENT COMPANY FOR SPACE AT 38 HALSEY STREET, NEWARK, NEW JERSEY FOR TERM OF ONE YEAR COMMENCING JANUARY 1, 1977 AND ENDING DECEMBER 31, 1977 AT A RENTAL OF \$19,800. OF THE DEMISED TERM."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Carrino, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-g. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 12, 1977, ENCLOSING PROPOSED "CAPITAL ORDINANCE OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY AUTHORIZING THE APPROPRIATION OF \$4,951,820. FOR 'STREETS AND SIDEWALKS CONSTRUCTION CITY-WIDE,' CONTINGENT UPON ITS RECEIPT IN ADVANCE FROM THE FEDERAL GOVERNMENT UNDER TITLE I OF THE PUBLIC WORKS EMPLOYMENT ACT OF 1976."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Engineering Director Zach and Assistant Corporation Counsel Perillo met with the Council January 18, 1977)

(For action on this matter, see Item 6-F-f on Page 8 in the minutes of this meeting)

8-h. The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED JANUARY 13, 1977, ENCLOSING PROPOSED "BOND ORDINANCE TO APPROPRIATE THE ADDITIONAL SUM OF \$325,000 FOR STAGE I OF THE CONSTRUCTION OF THE FILTRATION FACILITIES AT PEQUANNOCK WATER SUPPLY OF THE CITY OF NEWARK, NEW JERSEY, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 59-71)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 18, 1976,

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ENCLOSING PROPOSED "ORDINANCE TO AMEND AND SUPPLEMENT SECTION 2:14-5, CHAPTER 14, PERSONNEL PRACTICES AND POLICIES OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966. (TO ESTABLISH SICK LEAVE POLICIES AND PROCEDURES)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from December 28, 1976 to January 13, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Casimir's Roman Catholic Church	6995 (Amended)
Our Lady of Mt. Carmel Church	7026 (Amended)
PTA of Our Lady of Mt. Carmel School	7039 (Amended)
St. Francis Xavier Roman Catholic Church	7078 (Amended)
St. Lucy's Society	7100 (Amended)
Parents Association of St. Lucy School	7145 (Amended)
Alanon Association, Inc.	7191 (Amended)
Blessed Sacrament Church	7326
Immaculate Heart of Mary Roman Catholic Church	7328
PFC Henry Gugliciello Chapter 57-DAV	7329
St. Ann's Educational Club	7332
St. Ann's PTA	7333

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Club Espana Inc.	7325
Newark Central Lions Club	7327
St. Nicholas Greek Orthodox Church	7330
Cana Club of Sacred Heart Church, Vailsburg	7331
St. Bridget's Church	7334

A motion to concur in the report was made by Councilwoman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

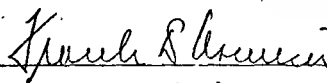
ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

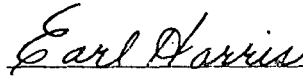
Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

This meeting adjourned at 10:15 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio

City Clerk

  
\_\_\_\_\_  
Earl Harris

Earl Harris

President



A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 1:50 P.M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

President Harris stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on January 25, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also receive copies of the schedule and agenda as required by law."

The City Clerk read letter dated January 25, 1977 from Council President Earl Harris requesting a Special Meeting on January 27, 1977 to consider "AN ORDINANCE TO AMEND ARTICLE 2, HEATING FACILITIES: INSTALLATION AND MAINTENANCE, OF CHAPTER 4, DWELLINGS; RESPONSIBILITY OF OWNER AND OPERATOR FOR GENERAL MAINTENANCE; OCCUPANCY STANDARDS, OF TITLE 15, HOUSING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED."

ORDINANCES AND HEARINGS OF CITIZENS.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE TO AMEND ARTICLE 2, HEATING FACILITIES: INSTALLATION AND MAINTENANCE, OF CHAPTER 4, DWELLINGS; RESPONSIBILITY OF OWNER AND OPERATOR FOR GENERAL MAINTENANCE; OCCUPANCY STANDARDS, OF TITLE 15, HOUSING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED.

A motion to adopt the ordinance on first reading was made by Councilman Allen seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby

January 27, 1977

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authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on the Special Meeting of February 8, 1977 at 11:00 A.M.

The City Clerk read into the record communication from Mayor Kenneth A. Gibson dated January 25, 1977 as follows:

Mr. Frank D'Ascensio  
City Clerk  
Office of the City Clerk  
City Hall  
Newark, New Jersey 07102

Dear Mr. D'Ascensio

With this communication I am vetoing the "Land Use Procedures Ordinance of the City of Newark", ordinance 6s and Fg adopted by the Municipal Council on January 19, 1977.

This ordinance as submitted by this administration provided for compensation for the members of the Central Planning Board and the Board of Adjustment. I cannot accept the ordinance as adopted which provides no compensation for Central Planning Board members although their powers, duties and responsibilities have been increased by the Municipal Land Use Law, C. 40:55 D-1 et seq. The failure to provide such compensation would seriously impede the proper administration of the City's land use regulations, for it is unrealistic to expect that the board members will devote the time required to properly perform their duties without compensation.

While I cannot approve the ordinance as adopted, I can understand the Council's desire to ensure that the members of both boards diligently perform their duties. I am, therefore, in favor of a provision either relating compensation to the performance of members of both boards or setting forth as a ground for removal the failure to attend board meetings.

I would appreciate your early review of this most serious matter.

Sincerely,

Kenneth A. Gibson  
Mayor

At the request of President Harris the City Clerk read into the record memorandum to Mayor Kenneth A. Gibson from Corporation Counsel Milton Buck dated January 27, 1977 re: Land Use Law.

M E M O R A N D U M

TO: KENNETH A. GIBSON, Mayor  
EARL HARRIS, President of the Municipal Council and  
MEMBERS OF THE MUNICIPAL COUNCIL

FROM: MILTON A. BUCK  
Corporation Counsel

DATE: January 27, 1977

RE: THE LAND USE PROCEDURES ORDINANCE OF THE CITY OF NEWARK



January 27, 1977

86-1  
"This is to advise you the legal consequences that may confront the City if the above ordinance is not effective by February 1, 1977.

The recently enacted "Municipal Land Use Law" provides that after February 1, 1977, a municipality cannot continue to regulate land use through its old ordinances. It must either adopt new zoning, subdivision and site plan ordinances or re-adopt its old ordinances. In addition, it must enact an ordinance providing for regulation through its planning board and board of adjustment.

The "Land Use Procedures Ordinance of the City of Newark," adopted by the Council on January 19, 1977, and subsequently vetoed by the Mayor, provides for regulation through the City's planning board and board of adjustment and for the continuance of its present ordinances regulating land use. If the ordinance is not effective by February 1, 1977, the planning board and board of adjustment will have no authority to regulate land use within the City of Newark.

More importantly, the City will have no land use regulation. The most damaging consequence of the failure to meet the February 1, 1977 deadline may be that all existing zoning violations will become valid uses and the City will no longer be able to cause these violations to be abated. In other words, chicken markets will be valid uses in residential areas and single family homes can be used as multiple family dwellings.

If you have any questions, I will be available for further discussion of this matter.

The City Clerk stated Council President Harris has requested the Mayor's veto of Land Use Procedure Ordinance be considered at this time.

ORDINANCES FOR RECONSIDERATION.

President Harris called for ordinances for reconsideration.

6-S & F-a.

The City Clerk read AN ORDINANCE REPEALING TITLE 2, ADMINISTRATION, CHAPTER 2, ARTICLE 7, CENTRAL PLANNING BOARD, SECTION 19, ET SEQ. AND TITLE 2, ADMINISTRATION CHAPTER 2, ARTICLE 5, BOARD OF ADJUSTMENT, SECTION 14, ET. SEQ. OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, 1966, AS AMENDED AND SUPPLEMENTED AND CREATING AND CONTINUING THE CENTRAL PLANNING BOARD AND THE BOARD OF ADJUSTMENT PURSUANT TO THE PROVISIONS OF CHAPTER 291, P.L. 1975, (C.40:55D-1 et seq.); PROVIDING FOR THE POWERS OF SAID BOARDS: FIXING THE PROCEDURES GOVERNING APPLICATIONS TO SAID BOARDS AND APPEALS THEREFROM; PROVIDING FOR THE CONTINUANCE OF EXISTING ORDINANCES; AND REPEALING ANY ORDINANCE OR PART THEREOF INCONSISTENT WITH THE PROVISIONS OF THIS ORDINANCE.

(Copy of ordinances and correspondence submitted to each Member of the Council)

(Ordinance rejected by the Mayor January 25, 1977)

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Councilman Tucker stated he thinks the question that is addressed in the Mayor's communication relates to compensation for the Central Planning Board based on the added responsibilities of the Central Planning Board. He thinks the question that we have discussed previously to this meeting addresses itself to one factor. The Law Department is saying that if we do not adopt, override the Mayor's veto it will have an effect that has damaging consequences. The question that he is posing is that he is of the opinion that the Planning Board representatives should receive compensation. He is not of the opinion that the elected representatives on it, such as he, as a Council representative to the Central Planning Board, the Mayor or the Administrative representative on the Planning Board should receive compensation. He is of the opinion community representatives who represent the general City at large and who do not have jobs within the central administration of the City, that they should receive compensation. The problem is that at this point in time, we have no other remedy. Either we override the Mayor's veto or we have no land use ordinance in effect. He is hopeful at the next Council meeting that the City addresses themselves to remedying the reimbursement which would be \$2,500. for the 6 community representatives on the Central Planning Board.

President Harris: Shall the Municipal Council override the Mayor's veto of this ordinance?

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

The City Clerk: The Mayor's veto of this ordinance is overridden. This ordinance will be advertised according to law.

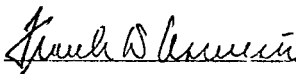
ADJOURNMENT.

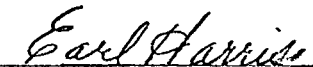
12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

This meeting adjourned 2:05 P.M.

APPROVED

  
\_\_\_\_\_  
Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Earl Harris  
President

February 1, 1977

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A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 5:25 P. M.

The City Clerk stated he was in receipt of a communication dated January 31, 1977 from the Honorable Mayor Kenneth A. Gibson calling for a special emergency meeting of the Municipal Council for Tuesday, February 1, 1977 to consider an emergency contract between the City and the Lincoln Motel to provide housing and an emergency temporary appropriation to fund this contract.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on January 31, 1977 at the time of its preparation. All persons who pre-paid for advance notice of meetings also received copies of the schedule and agenda as required by law."

#### RESOLUTIONS.

7-R-a.

RESOLUTION RATIFYING ENGAGEMENT OF THE LINCOLN MOTEL, 430 BROAD STREET, NEWARK, NEW JERSEY, FOR LODGING RESIDENTS OF 325-327-329 HAWTHORNE AVENUE, NEWARK, NEW JERSEY, IN NINETEEN OF ITS ROOMS, AND USE OF ONE MEETING ROOM, FOR PERIOD OF SIX DAYS, JANUARY 26, 1977 TO FEBRUARY 1, 1977, AT 12:00 NOON; AND AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AGREEMENT BETWEEN CITY OF NEWARK AND THE LINCOLN MOTEL, FOR LODGING OF RESIDENTS OF 325-327-329 HAWTHORNE AVENUE, IN NINETEEN OF ITS ROOMS AND USE OF ONE MEETING ROOM, FOR PERIOD OF SIX DAYS, JANUARY 26, 1977 TO FEBRUARY 1, 1977, AT 12:00 NOON. (\$2,730. SHALL BE PAID FROM EMERGENCY APPROPRIATION OF MUNICIPAL FUNDS, AND AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen.

Councilman James pointed out the Council has a serious problem before them and they do not wish to open a "Pandora's Box". However, the record indicates a building was condemned and tenants received an eviction notice to be out of the building. Following

February 1, 1977

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this emergency, Councilwoman Villani, Councilman Tucker and Mr. Brown were able to relocate the people to Hawthorne Avenue School. They were compelled to live there under intolerable conditions and interfered with the daily education of the students attending Hawthorne Avenue School. In view of the fact Newark Housing Authority and Administration were unable to provide emergency housing shelter, it became an act of human consideration to temporarily house these people at the Lincoln Motel on Broad Street. This management opened their hearts and arms to these unfortunate people. He felt this emergency situation should be taken care of by the Council and trusted that Administration will immediately enact an emergency housing shelter program to assure that such an incident does not arise again.

Councilwoman Villani indicated she is an advocate of emergency housing and feels it is sorely overdue. She noted when she received a call about this emergency situation, she responded as she was concerned about the individuals being evicted.

Councilwoman Villani indicated she would be in favor of a fund raising event to cover these expenses and cannot in good conscience agree that the taxpayers of the City should be made liable for this emergency.

The motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and failed for adoption by the following votes.

Yes: Councilmen Allen, Bottone, James, Tucker, President Harris.

Not Voting: Councilmen Carrino, Martinez, Villani.

Councilman Carrino noted all of these efforts were made without his knowledge and his input. He was opposed to arbitrarily setting up situations and accommodations without the entire Council being notified. However, he would not want to discredit the Lincoln Motel for their efforts especially at a time of crisis. Although it was against his better judgment, he will vote in the affirmative so that this situation can be cleared up but he indicated he will never participate again where individuals arbitrarily get together and make decisions without the input of the entire Council.

Councilman Bottone indicated he voted in the affirmative only because the people concerned were destitute and needed assistance. He disagreed with the method that was used and felt there should be some City agency responsible for disasters such as this that occur. He indicated he would not participate in a matter such as this in the future.

Councilman Allen stated in this instance human beings were involved and regardless where the incident takes place the entire Council must be concerned. He indicated he supported this action but if a similar incident occurred in his section

February 1, 1977

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of the City he trusted he would receive Council's support for emergency action.

Councilman Martinez stated he would change his vote to the affirmative and would indicate the reasons therefor. Although he was not involved in the deployment of these people he sympathized with their problems and he was also sympathetic to the Lincoln Motel which had to bear the burden. He felt disapproval of this action would be punishment to a business establishment in the City which answered an emergency.

Councilman Martinez indicated he is opposed to the way this matter was handled and although he was in his office he was not invited to participate in the procedure established by some Members of the Council. He felt a program must be set up by Administration for emergency housing for situations such as this.

Councilman Martinez indicated he was informed that the Newark Housing Authority tried to relocate some of these families into substandard dwellings and he felt to do so might have tragic results.

Councilwoman Villani said she would join her colleagues in changing her vote to the affirmative but indicated she was not aware that these families concerned were going to be relocated in the Lincoln Motel.

Councilwoman Villani said she would have preferred to have a fund raising event or to give a check from her Civic Association to defray the expenses involved.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

TEMPORARY EMERGENCY RESOLUTION APPROPRIATING \$2,730., DEPARTMENT OF HEALTH AND WELFARE, OFFICE OF THE DIRECTOR, SERVICE BY CONTRACT OR AGREEMENT, LOCAL CONFERENCES AND RELATED TRAVEL AND MEALS, TO PROVIDE FUNDS FOR LODGING OF DISPLACED CITY RESIDENTS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:


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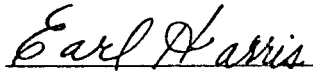
February 1, 1977

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

This Special Meeting adjourned at 5:35 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Earl Harris  
President

Newark, New Jersey, February 2, 1977

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A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:45 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Louis Caputo, Our Lady of Perpetual Help.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Thomas McParland, Sergeant-at-Arms.

President Harris stated, "In accordance with New Jersey P. L. 1975 Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 31, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on January 25, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

A motion to consider Resolution 7-R-r at this time was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION CONGRATULATING THE UNDEFEATED EAST SIDE HIGH SCHOOL HOCKEY TEAM, AND THE HOCKEY PARENTS ASSOCIATION FOR ITS SUPPORTING ACTIVITIES, IN CONNECTION WITH THE TEAMS INVITATION TO FINLAND AND SWEDEN TO COMPETE AGAINST ITS PEERS FROM A NUMBER OF EUROPEAN COUNTRIES.

(Copy of resolution submitted to each Member of the Council)

Councilman Martinez read this resolution in full congratulating East Side High School Hockey Team and the Hockey Parents Association and presented an embossed copy of the resolution and a trophy from his Civic Association as a tribute to this teams performance.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

A motion to change the order of business and permit Councilman James to make an announcement at this time was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

Councilman James stated there are citizens in the audience who arrived today under the impression the Council would be discussing the housing matter. However, a special meeting was held yesterday to address ourselves to that problem. He said he would like to take this opportunity to indicate to the group that yesterday at the special meeting the Council did approve the legislation to pay Lincoln Motel for the time of stay and that Mayor Gibson's Office and Director of Health and Welfare Buford indicated that they are trying to have before the Council today a resolution of \$9,600. to be received from the State in order to provide a \$500. relocation fee for the citizens who are presently homeless and those citizens names we presently have. We have also been advised that the Housing Authority has been attempting to relocate most of those involved, that Hill Manor is still eligible for some and if all else fails a special meeting has been scheduled for the end of the week in which Ms. Judy Bateman will so advise the Council of any continuing hardship that the City might be able to address itself to.

Councilman Tucker said that when we had the meeting with Director of Health and Welfare Buford he indicated that he had been in receipt of a commitment from the State and he also stated that he was going to get that in writing but as of last night he did not get the letter forwarded. The personnel who have been placed by the Housing Authority, what the Housing Authority is going to do, is forward the relocation allowance until such time a letter is received. We were hopeful that the letter would be received prior to this Council meeting so that the Council could automatically deal with the three resolutions. If Mr. Buford would be able to get it on the Council's agenda, what he can do along with his colleagues, say that as soon as we are in receipt of the \$9,600. we will contact each of the families individually. What he can say is that he recommends that they stay in contact with Ms. Bateman. No matter where they are placed in the City, he believes some of the individuals with large families have found apartments outside the City of Newark. It may take a week, he wants to be very frank and he is hopeful that it may not take that long. If it does, contact Ms. Bateman so she can work out the relocation allowance that the State is talking about.



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Councilman Tucker said he would like to reiterate what Councilman James had said earlier. We were anticipating that the resolution would be submitted today and based on that fact we wanted to insure that you were here. The resolution which relates to the payment to Lincoln Motel was approved yesterday and they will be forwarded the funds. He believes Ms. Bateman has informed them that some of the personnel have not received direct apartments based on the room size. He would appreciate it if they could stay in contact with Ms. Bateman. Hill Manor has opened its doors and it seems they are talking about efficiencies and one and two bedroom maximum. The only problem is with large families.

Councilman Tucker said he would like to take this time, and he thinks he speaks on behalf of the Council, that throughout that period of time of this hiatus including the part the City did not have an emergency housing program, it appears to him we had one representative of the City, not on a department head level, that has been the work performed by Ms. Judy Bateman. The kind of work that she has done is admirable and he is hopeful that all municipal employees will operate and function with that dedication. He thinks that needs to be said because a lot of times we spend a tremendous amount of time dealing with departmental people, the arrogant ones who do not function. It seems to be a great thing to find somebody that functions and he would not like to go into any more details on it. As soon as we are in receipt of the reimbursement funds from the State, the individuals concerned will be contacted by Ms. Bateman directly on that matter.

Councilman James requested Ms. Bateman to meet with him at 9:00 A. M., February 3, 1977 on the status report.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented EVALUATION REPORT ON TALENT SEARCH, OCTOBER 10, 1975;  
SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT  
OFFICE.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

893  
/4-b.

The City Clerk presented EVALUATION STATEMENT ON THE TREE TREATMENT PROGRAM, DECEMBER 25, 1975, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR EVALUATION PERIOD APRIL 1, 1975 THROUGH DECEMBER 31, 1975.

A motion that the Evaluation Statement be received and staff study made for report to the Council thereon was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

/4-c.

The City Clerk presented FINDINGS AND ANALYSIS REPORT-YOUTH SERVICES AGENCY PROJECT, JANUARY, 1976, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR EVALUATION PERIOD JANUARY 1, 1974 TO SEPTEMBER 30, 1975.

A motion that the Findings and Analysis Report be received and staff study made for report to the Council thereon was made by Councilman Carrino, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

/4-d.

The City Clerk presented EVALUATION REPORT - OFFICE OF EMERGENCY HOUSING - FINDINGS AND ANALYSIS, JANUARY, 1976, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman James, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

/4-e.

The City Clerk presented EVALUATION REPORT - NEWARK OFFICE OF ELDERLY AFFAIRS, JANUARY, 1976, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR EVALUATION PERIOD APRIL 1, 1975 TO MARCH 31, 1976.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

February 2, 1977

4-f.

The City Clerk presented EVALUATION REPORT ON STREET LIGHTING PROGRAM, JANUARY 15, 1976, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR EVALUATION PERIOD SEPTEMBER 15, 1975 THROUGH DECEMBER 31, 1975.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-g.

The City Clerk presented EVALUATION REPORT ON THE EMERGENCY MEDICAL TRANSPORTATION SYSTEM, JANUARY 29, 1976, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR EVALUATION PERIOD APRIL 1, 1975 TO DECEMBER 31, 1975.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-h.

The City Clerk presented EVALUATION REPORT ON BESSIE SMITH HEALTH CENTER, FEBRUARY, 1976, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR EVALUATION PERIOD SEPTEMBER 1, 1974 TO SEPTEMBER 30, 1975.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-i.

The City Clerk presented EVALUATION REPORT ON THE CITY OF NEWARK CHILD CARE NETWORK ADMINISTRATION AND CENTERS, APRIL, 1976, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

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4-j.

The City Clerk presented EVALUATION REPORT - GLADYS DICKINSON HEALTH CENTER, APRIL, 1976, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-k.

The City Clerk presented EVALUATION REPORT - NEWARK HOUSING AUTHORITY, APRIL, 1976, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR EVALUATION PERIOD APRIL 1, 1975 - MARCH 31, 1976.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Carrino, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-l.

The City Clerk presented EVALUATION REPORT - HOME IMPROVEMENT PROGRAM, APRIL, 1976, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR EVALUATION PERIOD JUNE, 1975 - FEBRUARY, 1976.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman James, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-m.

The City Clerk presented EVALUATION REPORT - PROJECT WE, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-n.

The City Clerk presented EVALUATION REPORT - CONSUMER ACTION PROJECT SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE.

February 2, 1977

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-o.

The City Clerk presented EVALUATION REPORT ON PROJECT LINK, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR EVALUATION PERIOD SEPTEMBER 1974 THROUGH JUNE 1975.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-p.

The City Clerk presented EVALUATION REPORT ON THE STREET FURNITURE PROGRAM, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR EVALUATION PERIOD AUGUST 1, 1975 TO DECEMBER 31, 1975.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-q.

The City Clerk presented EVALUATION REPORT - NORTH WARD YOUTH CENTER, FINDINGS AND ANALYSIS SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR EVALUATION PERIOD APRIL 1, 1975 TO DECEMBER 30, 1975.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-r.

The City Clerk presented EVALUATION REPORT - BLOOMFIELD AVENUE YOUTH CENTER SUBMITTED BY DAVID S. DENNISON, MAYOR'S POLICY AND DEVELOPMENT OFFICE.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

4-s.

The City Clerk presented EVALUATION REPORT - DRUG TREATMENT, DEPARTMENT OF HEALTH AND WELFARE, MULTIPHASIC (OFFICE OF ADMINISTRATION) DEPARTMENT OF HEALTH AND WELFARE, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT FOR EVALUATION PERIOD JANUARY 1975 - JANUARY, 1976.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Carrino, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

4-t.

The City Clerk presented EVALUATION REPORT, DEPARTMENT OF ADMINISTRATION, HCDA I - PROGRAM REVISED, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR EVALUATION PERIOD JANUARY 1975 - JANUARY 1976.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman James, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

4-u.

The City Clerk presented EVALUATION REPORT, FINDINGS AND ANALYSIS, MINORITY CONTRACTORS AND CRAFTSMEN TRADE ASSOCIATION, SUBMITTED BY DAVID S. DENNISON, EXECUTIVE DIRECTOR, MAYOR'S POLICY AND DEVELOPMENT OFFICE.

A motion that the Evaluation Report be received and staff study made for report to the Council thereon was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

4-v.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY TO NOVEMBER, 1976.

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

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4-w.

The City Clerk presented REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR THE MONTH, OF NOVEMBER, 1976.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-x.

The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT C/D/A, FROM NOVEMBER 29, 1976 TO DECEMBER 3, 1976; URBAN RENEWAL PROJECT C/D/A FROM DECEMBER 6, 1976 TO DECEMBER 10, 1976; URBAN RENEWAL PROJECT R-6 FROM DECEMBER 13, 1976 TO DECEMBER 17, 1976; URBAN RENEWAL PROJECT C/D/A FROM DECEMBER 20, 1976 TO DECEMBER 24, 1976; URBAN RENEWAL PROJECT C/D/A FROM DECEMBER 27, 1976 TO DECEMBER 31, 1976; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM NOVEMBER 29, 1976 TO DECEMBER 3, 1976; FROM DECEMBER 6, 1976 TO DECEMBER 10, 1976, FROM DECEMBER 13, 1976 TO DECEMBER 17, 1976, FROM DECEMBER 20, 1976 TO DECEMBER 24, 1976 AND FROM DECEMBER 27, 1976 TO DECEMBER 31, 1976.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman Allen, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-y.

The City Clerk presented COPY OF MINUTES OF MEETING OF SECOND RIVER JOINT, MEETING, HELD DECEMBER 6, 1976.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-z.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF DECEMBER, 1976.

A motion that the Report be received and placed on file was made by Councilman Martinez, seconded by Councilman James, and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-ba.

The City Clerk presented REPORT OF OFFICE OF CITY CLERK, FOR THE MONTH OF DECEMBER, 1976.

A motion that the Report be received and placed on file was made by Councilman

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Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

4-bb.

The City Clerk presented REPORT OF OFFICE OF CITY CLERK, FOR THE YEAR 1976.

A motion that the Report be received and placed on file was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

4-bc.

The City Clerk presented REPORT OF OFFICE OF CONSUMER ACTION, FOR THE MONTH OF NOVEMBER, 1976, SUBMITTED BY EXECUTIVE DIRECTOR DENNIS G. CHEROT.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

4-bd.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD DECEMBER 16, 1976.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

4-be.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF DECEMBER, 1976.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

4-bf.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT IN THE CITY OF NEWARK, HELD SEPTEMBER 27, 1976.

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.



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4-bg.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD OCTOBER 20, 1976.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-bh.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD OCTOBER 20, 1976.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-bi.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD SEPTEMBER 27, 1976.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-bj.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD NOVEMBER 17, 1976.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-bk.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD NOVEMBER 17, 1976.

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

4-bl.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY

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REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD  
DECEMBER 15, 1976.

A motion that the Copy of Minutes be received was made by Councilman Allen,  
seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

/4-bm.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY  
OF THE CITY OF NEWARK, HELD DECEMBER 15, 1976.

A motion that the Copy of Minutes be received was made by Councilman Bottone,  
seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

None.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

/6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4.1, PARKING LIMITED  
TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE  
CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO THIRTY  
MINUTES ON COMMERCE COURT.

(Commerce Court, west side, from Raymond Boulevard to Commerce Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman  
Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the  
following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance  
is declared adopted on first reading and the City Clerk is hereby authorized and directed  
to advertise said ordinance and give public notice of its introduction and passage on  
first reading as provided by law. This ordinance will come up for a public hearing and  
be considered for further action on February 16, 1976.

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6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING WAINWRIGHT PLACE AS A ONE-WAY STREET.

(Wainwright Place, Westbound, from Wainwright Street to Fabyan Place)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on February 16, 1976.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Intersection of Nye Avenue-Watson Avenue and Bergen Street

Intersection of Nye Avenue and Clinton Place)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance on first reading. This ordinance will come up for a public hearing and be considered for further action on February 16, 1976.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON PROSPECT STREET AND NO. 5TH STREET.

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(Deleting Prospect Street, west side, from Market Street to Ferry Street  
Prospect Street, east side, from northerly line of Ferry Street  
300 feet north

Adding Prospect Street, both sides, from northerly line of Market Street  
to a point 210 feet southerly therefrom

No. 5th Street, west side, from Ropes Place to Anthony Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman  
Martinez, seconded by Councilman Villani and declared adopted by President Harris by the  
following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance  
is declared adopted on first reading and the City Clerk is hereby authorized and directed  
to advertise said ordinance and give public notice of its introduction and passage on  
first reading as provided by law. This ordinance will come up for a public hearing and  
be considered for further action on February 16, 1976.

A motion to consider Item 9-b under Ordinances for First Reading was made by  
Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris  
by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

6-F-e.

The City Clerk read A BOND ORDINANCE TO APPROPRIATE THE ADDITIONAL SUM OF  
\$325,000 FOR STAGE I OF THE CONSTRUCTION OF THE FILTRATION FACILITIES AT PEQUANNOCK WATER  
SUPPLY OF THE CITY OF NEWARK, NEW JERSEY, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE  
SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN  
ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 59-71)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen,  
seconded by Councilman Bottone and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

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President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on February 16, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage:

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 18 HEDDEN TERRACE, NEWARK, NEW JERSEY, BLOCK 3024, LOT 19, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 18 Hedden Terrace, Newark, New Jersey, Block 3024, Lot 19, be sold to the Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,000 pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above-described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani,  
President Harris.

Not Voting: Councilman Carrino.

President Harris: The yeses are seven the one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

A CAPITAL ORDINANCE OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY  
AUTHORIZING THE APPROPRIATION OF \$4,951,820. FOR "STREETS AND SIDEWALKS CONSTRUCTION  
CITY-WIDE," CONTINGENT UPON ITS RECEIPT IN ADVANCE FROM THE FEDERAL GOVERNMENT UNDER  
TITLE I OF THE PUBLIC EMPLOYMENT ACT OF 1976.

WHEREAS, the Public Works Employment Act of 1976, through Title I thereof, has made available to local governments special grants for construction, renovation, repair or other improvement of local public works projects and related matters; and

WHEREAS, this project strives to achieve a goal of improved transportation for both residential and commercial areas with the following specific objectives:

To improve facilities for both motorized and non-motorized transportation on approximately 20 miles of streets and 36 miles of sidewalks.

To increase the safety of those who live and work in the City by the elimination of deteriorated conditions such as potholes, raised or lowered utility heads, raised, cracked or broken sidewalks and inadequate or misaligned curbs.

To encourage redevelopment of both residential and commercial interests by facilitating access into and within the City and by providing necessary site improvements to support such development.

To provide immediate employment opportunities leading to permanent employment for those living within the City of Newark.

To fund improvements previously planned for implementation by the City for which funding could not be found and;

WHEREAS, it is necessary for the purposes of the program that immediate steps be taken to provide for the establishment of the necessary financial authorization in accordance with the statutes of the State of New Jersey and the regulations of the Local Finance Board to implement this program.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. The improvement described hereinbelow is hereby authorized as a general improvement to be made by the Municipal Council of the City of Newark, New Jersey. For the said improvement or purpose, there is hereby appropriated the sum of \$4,951,820 said sum representing the full cost thereof.

2. The purpose for which this appropriation is authorized is for the construction, reconstruction or resurfacing of various public streets with a pavement at least as durable as Class "B" as described in N.J.S. 40A: 2-22; construction of concrete curbs and sidewalks; installation of drainage facilities and adjustment of surface utility facilities where necessary.

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3. The appropriation authorized above shall be funded completely from revenues received from the federal government under the application for Title I funding referred to above.

4. The Municipal Council of the City of Newark hereby assures and certifies that the "Assurances", as attached to this ordinance and identified as "Attachment 1" shall be met.

5. This ordinance shall take effect following its advertisement, public hearing and adoption in accordance with the requirements of law, provided however, that this ordinance is contingent upon and shall not become effective until the city has received written approval from the federal government for this grant.

President Harris called for those desiring to be heard on the ordinance, to approach the rail, give his name and address and be heard.

MR. THEODORE MURNICK, 375 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council urging the Council that on federal money spent on streets and sidewalks they should assure that Newark citizens are employed under these contracts. He noticed some resolutions on this Calendar for reconstruction of streets and sidewalks is going to a Hackensack Company.

President Harris replied the Council would certainly go along with such recommendation, if they were permitted to do so. However, the City is guided by statutes which dictate that the bidding process is open to everyone to bid and the bids are awarded to the lowest responsible bidder.

Councilman Carrino noted a recent contract for rehabilitation of Penn Station in which three New Jersey Architectural Firms have started suit against the Federal Government because a New York firm was awarded the contract for architectural work on Penn Station. However, as President Harris has pointed out, the Council has no control over the bidding process.

Councilman Tucker felt the State Legislature could pass legislation giving preference to local jurisdictions. However, he knows of no such proposed legislation before the Legislature at this time.

Councilman Carrino pointed out if this bidding process were restricted to City contractors, outside contractors could say federal money is being expended which represents taxes paid by everyone and no one should be discriminated against in entering the bidding process.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

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President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE PROHIBITING THE PAYMENT OF ANY SALARY OR WAGE TO PUBLIC SERVICE EMPLOYMENT PARTICIPANTS WITHOUT THE ADOPTION OF APPROPRIATE ORDINANCES BY THE MUNICIPAL COUNCIL.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

A motion to defer action on this ordinance was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani,  
President Harris.

No: Councilman Carrino.

6-S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO ACQUISITION AGREEMENT WITH THE NEWARK HOUSING AUTHORITY IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, SECOND ACTION YEAR. SCHEDULE (B)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

A motion to defer action on this ordinance awaiting adoption of a Redevelopment Plan by the Central Planning Board of the City of Newark, was made by Councilman Bottone, seconded by Councilman Allen.

Councilman Carrino noted that this project has been held up for seven years and because of Administration's inability to have a quorum at the Planning Board and because of wrong figures submitted by MPDO, this entire planning covering 7 acres has been



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held up repeatedly. This must be held in abeyance until the proper legislation is submitted by Administration.

The motion to defer action on this ordinance awaiting adoption of a Redevelopment Plan by the Central Planning Board of the City of Newark, was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

6-S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance in law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO DISPOSITION AGREEMENT WITH THE NEWARK HOUSING AUTHORITY IN CONNECTION WITH HOUSING AUTHORITY IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, SECOND ACTION YEAR. SCHEDULE (B).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed)

A motion to defer action on this ordinance awaiting adoption of a Redevelopment Plan by the Central Planning Board of the City of Newark, was made by Councilman Carrino, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a. MR. ANGELO BASSANO, 2236 STANLEY TERRACE, UNION, NEW JERSEY, addressed the Municipal Council with respect to energy techniques.

President Harris requested the City Clerk to forward remarks made by Mr. Bassano to Director of Engineering Zach for his opinion.

6-HC-b. MR. THEODORE MURNICK, 375 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to abandoned housing, tax abatement, the heating ordinance, water rates and the Homesteading Act.

In reply to remarks made by Mr. Murnick, Councilman Tucker pointed out the Regional Developer for property at 325 Hawthorne Avenue does not own that property now. HUD is currently paying the taxes. He also indicated the Council does intend to hold the public hearing on tax abatement in the near future. With respect to the Homesteading Program, Councilman Tucker said he is concerned what the program will cost and they are

awaiting financial report from the Tax Collector and Tax Assessor to outline such cost. He noted up to this point the Council has not approved any money for a Homesteading Program.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

- 7-R-a.                    RESOLUTION RATIFYING A CONTRACT BETWEEN THE CITY OF NEWARK AND THE NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR THE IMPLEMENTATION OF "TACTICAL ANTI-CRIME TEAMS PROJECT, CONTINUATION," SAID PROJECT NOT TO EXCEED \$724,128. (SLEPA-\$350,000, STATE BUY-IN-\$19,444, LOCAL CASH-\$19,445, TOTAL LOCAL CASH \$354,684 TO BE PROVIDED BY CITY AND HCDA, FOR THE PERIOD OCTOBER 1, 1976 TO JANUARY 5, 1977; FURTHER AUTHORIZING THE MAYOR TO ENTER INTO CONTRACT FOR SAID PROJECT FOR THE PERIOD JANUARY 6, 1977 TO JUNE 30, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution due to failure to provide necessary certification of available funds, was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

- 7-R-b.                    EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$369,444., SPECIAL ITEM OF APPROPRIATION, TACTICAL ANTI-CRIME TEAMS PROJECT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution due to failure to provide necessary certification of available funds, was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

- 7-R-c.                    RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" TACTICAL ANTI-CRIME TEAMS PROJECT, \$369,444.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution due to failure to provide necessary certification of available funds, was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-d.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JESSIE GRAHAM AND SIREADER GRAHAM, HIS WIFE, OWNERS OF PREMISES 412 S. 17TH STREET, BLOCK 320, LOT 56, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS IN LIEU OF FORECLOSURE.

A motion to table this resolution was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-e.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE A CONTRACT WITH PRESTIGE MAINTENANCE, INC., 86 WASHINGTON STREET, EAST-ORANGE, NEW JERSEY LOWEST RESPONSIBLE BIDDER, FOR JANITORIAL MAINTENANCE SERVICES (CITY HALL ANNEX, POLICE HEADQUARTERS, ALL POLICE PRECINCTS, 31 GREEN STREET AND 36 VICTORIA STREET), IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, IN AMOUNT NOT TO EXCEED \$153,644.40. (FUNDS FOR DEFRAYMENT REQUESTED IN 1977 BUDGET AND WILL BE ENCUMBERED UPON ADOPTION OF BUDGET)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Division of Public Property Manager David Toma, Office of Technical Support Manager Jan Vanderpool and Raymond Bosco of Prestige, Inc. met with the Council January 25, 1977)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-f.

RESOLUTION ACCEPTING BID OF NEW LAUREL GARDENS TO LEASE APPROXIMATELY 50,529.60 SQUARE FEET OF PARKING LOT SPACE AT CITY-OWNED PREMISES COMMONLY KNOWN AS 463 SPRINGFIELD AVENUE, NEWARK, NEW JERSEY, FOR \$200., PER YEAR, OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A FOUR (4) YEAR TERM, WITH A FOUR (4) YEAR RENEWABLE OPTION, SUBJECT TO THE APPROVAL OF CITY COUNCIL AND AGREEING TO COMPLY WITH ALL FURTHER TERMS AND CONDITIONS OF THE PROPOSED LEASE AGREEMENT; AND AUTHORIZING TAX COLLECTOR OF THE CITY OF NEWARK TO EXECUTE SAID LEASE AGREEMENT ON BEHALF OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-g.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE A DRAFT IN SUM OF \$6,500.  
PAYABLE TO EDITH NURNBERG AND SLAVITT, FISH & COWEN, ESQS., 17 ACADEMY STREET, NEWARK,  
UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL AND  
COMPLETE SETTLEMENT OF CLAIM FOR ERRONEOUS DEMOLITION OF PROPERTY 521 BERGEN STREET  
BY THE NEWARK DEMOLITION TEAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to  
invite Assistant Corporation Counsel Scola to meet with the Council at their pre-meeting  
conference February 15, 1977 was made by Councilman Tucker, seconded by Councilman  
Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-h.

RESOLUTION AMENDING RESOLUTION 7-R-bk, APRIL 21, 1976, 1976 CAPITAL IMPROVE-  
MENT PROGRAM, TO INCLUDE AMENDMENT TO CAPITAL BUDGET NO. 59-71, FOR STAGE I OF CONSTRUC-  
TION OF FILTRATION FACILITIES AT PEQUANNOCK WATER SUPPLY OF CITY OF NEWARK, NEW JERSEY,  
ADDITIONAL \$325,000. (FINANCING OF CAPITAL PROJECT AND ISSUANCE OF DEBT ESTABLISHED  
BY RESOLUTION 7-R-b, OCTOBER 15, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-i.

RESOLUTION AUTHORIZING SALE OF TAX CERTIFICATE NO. 38346, COVERING PROPERTY  
248-268 HAYNES AVENUE, BLOCK 5088, LOT 170 (AIRPORT NEWARK ASSOCIATION - HOWARD JOHNSON  
MOTEL), OWNED BY WOLOSOFF-BAROFF, FOR AMOUNT NOT LESS THAN \$1,300,000., PURSUANT TO  
N.J.S.A. 54:5-114.2, ETC. AND AUTHORIZING ADVERTISING OF RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck, Assistant Corporation Counsel Schwartz, Director of  
Finance Sullivan and Tax Assessor Frisina met with the Council February 1, 1977)

A motion to reject this resolution was made by President Harris, seconded by  
Councilman Carrino.

Councilman Bottone said it should be understood this resolution is being  
rejected since after a lengthy conference, the Municipal Council felt the offer of \$1.3.

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million was insufficient and they felt it should be renegotiated for a higher price. It was the feeling of the Council if the bidder had come in with an offer of \$2,100,000. which would pay all the arrears and liens, this would possibly be accepted.

Councilman Tucker indicated Members of the Council felt Administration did not do their homework with respect to this item. If the tax title certificate on this building is sold, what may very well happen is that the owner of the Certificate will go to the County Tax Board to seek a reduction of the current taxes. The current assessment is \$3 million. If we are to accept \$1.3 million, the City would be losing \$700,000. because after the tax title lien is foreclosed, the amount of \$1.3 million will in actuality be the purchase price.

Councilman Tucker observed the thing which disturbs him is that he knows full well if he as a taxpayer were behind in his property taxes for six years, no one would be talking about a tax title lien. The City would have taken his house. He could not see giving a special concession to business people and have homeowners plagued with the responsibility of paying taxes. The whole project needs to be explored and we must get some equity for the taxpayers as to do otherwise would be discriminatory.

Councilman Martinez noted the City of Newark reassessed all of the property in the Meadowlands area and because it is so valuable, assessment of \$3 million was put on this particular building. Now the Council is being told to sell it for \$1.3 million which means in effect someone had made a mistake. He noted he joined with the Chamber of Commerce in a law suit against the City claiming this was a discriminatory procedure by the City. Now they are telling us the building is worth \$1.3 million and the taxes should be \$130,000. instead of \$302,000.

Councilman Martinez felt the Tax Assessor should take a second look at some of the properties they have reassessed and not discriminate in one particular area of the City.

Councilman James noted the Sheraton Hotel in Elizabeth and the Holiday Inn in Elizabeth are doing very well and the Howard Johnson in Newark is dying. The Holiday Inn at the airport has not paid any taxes in three years, the Howard Johnson has not paid taxes in six years and now Administration sent up what is best described as a "Sweetheart Deal".

Councilman James opined the City should foreclose especially at a time when homeowners are being harrassed with threatening letters. He thinks Administration is guilty of discrimination by harrassing one and two family owners and coming in with this proposition. He felt the homeowners should be down here screaming about this inequity.

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He added he will vote to reject this resolution but the Council should tell Administration to foreclose rather than come up with any "Sweetheart Deal" for special interest groups.

The motion to reject this resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-j.      RESOLUTION APPOINTING CONSTABLES FOR A TERM ENDING DECEMBER 31, 1977 AND APPROVING THEIR BONDS AS TO SUFFICIENCY. (HARRY J. ATKINS, GAETANO CONTALDI, JAMES S. DAVIS, LOUIS DEL VIRGINIA, NICHOLAS A. SPERDUTO, NORA TRAINOR, ROBERT F. TRAINOR)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-k.      EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$56,449., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE LAW ENFORCEMENT AND CRIMINAL JUSTICE PLANNING; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-l.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" COMPREHENSIVE LAW ENFORCEMENT AND CRIMINAL JUSTICE PLANNING, \$56,449.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-m.      RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND TO MR. LAMONT BEARFIELD OF 516 CLINTON AVENUE, NEWARK, NEW JERSEY, THIRTY DOLLARS (\$30.00) DUE TO THE FACT THAT TWO (2) AMUSEMENT DEVICE LICENSES WERE NOT GRANTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by

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Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-n.

RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT  
NEEDED FOR PUBLIC USE, DIVISION OF MOTORS, SCRAP VEHICLES AND JUNK BATTERIES; PURSUANT  
TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-o.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW  
ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY IN AN APPLICATION ENTITLED  
"INDEPENDENCE HIGH SCHOOL" (COMMUNITY TREATMENT FACILITIES FOR JUVENILE DELINQUENTS)  
PROPOSED TO BE FUNDED IN THE AMOUNT OF \$95,000., BY SLEPA, STATE BUY-IN \$5,278., LOCAL  
CASH-\$5,278., TOTALLING \$105,556.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by  
Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-p.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW  
ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY IN AN APPLICATION ENTITLED  
"VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER" PROPOSED TO BE FUNDED IN THE AMOUNT OF  
\$92,222 BY SLEPA, STATE BUY-IN-\$5,123., LOCAL CASH-\$5,123., TOTALLING \$102,468.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by  
Councilman Allen and failed of adoption by the following votes:

Yes: Councilmen Allen, James, Tucker, President Harris.

No: Councilmen Bottone, Carrino, Martinez, Villani.

7-R-q.

RESOLUTION RATIFYING AN AMENDMENT TO AMENDING RESOLUTION 7-R-x, OCTOBER 15, 1975,  
WHICH AMENDED RESOLUTION 7-R-bh, JUNE 19, 1974, WHICH AMENDED RESOLUTION 7-R-cd, AUGUST  
8, 1973, WHICH AUTHORIZED EXECUTION OF CONTRACTS WITH DESIGN CONSULTANTS FOR OPEN SPACE  
PROGRAM, NECESSITATED BY ADDITIONAL DESIGN AND ENGINEERING SERVICES RENDERED IN CONNECTION  
WITH RENOVATION OF BOYLAN RECREATIONAL CENTER; UNDER SECTION 1, MAXIMUM COST OF DESIGN

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CONSULTANT SERVICES TO READ: \$20,700. FOR ANDRES, MICELI, WEED, \$127,000. FOR COFFEY, LEVINE, BLUMBERG, \$91,500. FOR RICHARD DATTNER AND ASSOCIATES, \$130,220. FOR JOHN CIARDULLO ASSOCIATES AND \$70,000. FOR SYNTERRA LIMITED; AND AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO EXECUTE AMENDED CONTRACT. FUNDS PROVIDED BY U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT OPEN SPACE PROGRAM- \$3,000,000. (RESOLUTION 7-R-c, APRIL 3, 1974) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-r. RESOLUTION CONGRATULATING THE UNDEFEATED EAST SIDE HIGH SCHOOL HOCKEY TEAM, AND THE HOCKEY PARENTS ASSOCIATION FOR ITS SUPPORTING ACTIVITIES, IN CONNECTION WITH THE TEAMS INVITATION TO FINLAND AND SWEDEN TO COMPETE AGAINST ITS PEERS FROM A NUMBER OF EUROPEAN COUNTRIES.

(Copy of resolution submitted to each Member of the Council)

(For action on this Resolution, See Page 1 in the minutes of this meeting)

7-R-s. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF THE CITY OF NEWARK WITH SUBURBAN PAINTING AND WATERPROOFING, 47 MANDON TERRACE, HAWTHORNE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 76-21R, EXTERIOR IMPROVEMENTS TO SYMPHONY HALL, FOR TOTAL SUM OF \$81,887., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED UNDER A GRANT BY THE DEPARTMENT OF COMMUNITY AFFAIRS, STATE OF NEW JERSEY, UNDER SAFE AND CLEAN NEIGHBORHOODS PROGRAM, 3RD YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-t. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF THE CITY OF NEWARK WITH INTERSTATE CURBS AND SIDEWALKS, 147 KANSAS STREET, HACKENSACK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO.



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76-23 SIDEWALK IMPROVEMENTS TO 965 BROAD STREET, NEWARK, NEW JERSEY, FOR TOTAL SUM OF \$11,930., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED BY HOUSING COMMUNITY DEVELOPMENT ACT, 2ND YEAR FUNDS, AUTHORIZATION OF FUNDS - 7-R-a, FEBRUARY 9, 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF THE CITY OF NEWARK WITH INTERSTATE CURBS AND SIDEWALKS, 147 KANSAS STREET, HACKENSACK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 76-24, STREET AND SIDEWALK IMPROVEMENTS AT HANK AARON LITTLE LEAGUE FIELD (N.J.R.-6) FOR TOTAL SUM OF \$19,723., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED BY HOUSING COMMUNITY DEVELOPMENT ACT, 2ND YEAR FUNDS, AUTHORIZATION OF FUNDS 7-R-a, FEBRUARY 9, 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF THE CITY OF NEWARK WITH PANCOAST PUMP AND TANK, INCORPORATED, 147 ROSELAND AVENUE, CLADWELL, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 76-26, INSTALLATION OF NEW FUEL TANKS AT HUDSON STREET GARAGE AND 31 GREEN STREET, NEWARK, FOR TOTAL SUM OF \$9,810., IN ACCORDANCE WITH PROPOSAL AND SPECIFICATIONS; FUNDS PROVIDED BY TRANSFER OF FUNDS TO THE 1976 RESERVES, DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution on the condition that no funds are to be expended until the transfer resolution allocating the funds is received and approved by the Council was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

February 2, 1977

7-R-w.

RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING THE URBAN

RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR NEWARK PLAZA PROJECT N.J.R-58

(FOURTH AMENDMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO ACT FOR AND ON BEHALF OF

THE CITY AND TO FORMALLY EXECUTE 20 YEAR FULL SERVICE CONTRACT FOR DISPOSAL OF MUNICIPAL

SOLID WASTE IN THE CITY OF NEWARK WITH COMBUSTION EQUIPMENT ASSOCIATES FOR FEE BASED

UPON THEIR BID PROPOSAL AND IN ACCORDANCE WITH BID SPECIFICATIONS, CONTRACT TO BECOME

EFFECTIVE UPON APPROVAL OF THE APPROPRIATE STATE AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Director of Engineering Zach and Mr. Reilly of Combustion Equipment Associates met with the Council February 1, 1977 and February 2, 1977)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani.

Councilman Martinez pointed out this is a \$50 million investment in the City of Newark and will provide approximately 500 jobs for Newark residents which jobs are desperately needed to help our economy. It will eliminate serious flooding problems in the Blanchard Street area at no cost to the taxpayers of the City of Newark. It will eliminate the cloud which lies over the City in the area of refuse disposal when the Kearny Meadowlands close. He noted this is a first for this area and it means that other communities will have to come to the City which should bring a revenue of approximately \$275,000. per year to the City.

Councilman Martinez added Combustion Equipment Associates will also be transposing solid waste to fuel by means of a contract with Public Service Electric and Gas Company which is also another first in this area. He noted with the current fuel crisis now existing, this might be a step in the right direction towards easing the current fuel crisis.

The motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Villani, President Harris.

Not Voting: Councilman Tucker.

February 2, 1977 918

7-R-y.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO JAN VANDERPOOL,

SENIOR PERSONNEL TECHNICIAN, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, FOR  
PERIOD BEGINNING JANUARY 12, 1977 AND ENDING JULY 12, 1977. (TO CONTINUE TO WORK ON  
CMDS - FIRST LEAVE BEGAN JANUARY 12, 1976)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-z.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO GERALDINE

C. SMITH, CLERK TYPIST, DEPARTMENT OF ADMINISTRATION, BUSINESS ADMINISTRATOR'S OFFICE,  
FOR PERIOD BEGINNING DECEMBER 10, 1976 AND ENDING JUNE 10, 1977. (POSITION WITH FEDERAL  
PROGRAM - FIRST LEAVE BEGAN JUNE 10, 1972)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-ba.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO AMEND

CONTRACT WITH HOUSING AUTHORITY OF THE CITY OF NEWARK TO PROVIDE TRANSITIONAL PUBLIC  
SERVICE EMPLOYMENT FOR 32 PERSONS AS SECURITY GUARDS AT ITS ELDERLY HOUSING FACILITIES  
DURING THE PERIOD FROM DECEMBER 8, 1975, THROUGH SEPTEMBER 7, 1976, AUTHORIZED BY  
RESOLUTION 7-R-br, NOVEMBER 17, 1975, BY EXTENDING THE TERM OF THE CONTRACT TO MARCH 31,  
1977, NO INCREASE IN FUNDS REQUIRED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bb.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO AMEND

CONTRACT WITH THOMAS A. EDISON COLLEGE TO PROVIDE EDUCATIONAL ASSESSMENT AND EVALUATION  
DURING THE PERIOD FROM JULY 1, 1976 THROUGH SEPTEMBER 30, 1976, AUTHORIZED BY RESOLUTION  
7-R-dk, JULY 14, 1976, BY EXTENDING THE TERM OF THE CONTRACT TO JULY 31, 1977, NO  
INCREASE IN FUNDS REQUIRED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Carrino,

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seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bc.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO AMEND CONTRACT WITH THEATER OF UNIVERSAL IMAGES TO OPERATE A TRAINING PROGRAM FOR NEWARK RESIDENTS IN RADIO-TELEVISION PRODUCTION AND CINEMATOGRAPHY FOR PERIOD FROM OCTOBER 21, 1976 TO JANUARY 19, 1977, AUTHORIZED BY RESOLUTION 7-R-g, OCTOBER 21, 1976, BY EXTENDING TERM OF CONTRACT TO MARCH 4, 1977, NO INCREASE IN FUNDS REQUIRED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bd.

RESOLUTION DESIGNATING VERONA AVENUE, BETWEEN MT. PROSPECT AVENUE AND BEAUMONT PLACE AS A THROUGH STREET AND MARKED AS PROVIDED IN SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-be.

RESOLUTION TRANSFERING \$16,879., (\$7,234.-DEPUTY CHIEF OF POLICE, \$9,645.-PAID HOLIDAYS) TO DEPARTMENT OF POLICE, CHIEF OF POLICE, PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Director of Police Williams met with the Council February 1, 1977)

A motion to reject this resolution was made by Councilman Carrino, seconded by Councilman Martinez.

Councilman Carrino said in order to clarify this matter he wished to point out the Chief of Police was eligible for terminal leave in May, 1976 when he could have left his position and accumulated his salary. He was told directly and indirectly the Council was in favor of his taking that leave so he would not be eligible for a lump sum payment upon his retirement in December. He chose to disregard that and continued to work at full pay. If the Council were to act otherwise, it would affect every other employee who has been told that they cannot get a lump sum payment upon retirement.

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The motion to reject this resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK IN AMOUNT OF \$120.75 TO WILLIAM H. SCHAIN UPON A RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DAMAGES TO HIS VEHICLE WHEN IT WAS STRUCK BY A HAMMER WHEN EMPLOYEES OF THE DIVISION OF TRAFFIC ENGINEERING, DEPARTMENT OF ENGINEERING WERE REPAIRING TRAFFIC SIGNAL ON BROAD STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO HARRY T. SPELLMAN, COMMUNITY RELATIONS SPECIALIST, NEWARK HUMAN RIGHTS COMMISSION, FOR PERIOD BEGINNING FEBRUARY 2, 1977 AND ENDING AUGUST 9, 1977. (HEALTH & WELFARE POSITION - FIRST LEAVE BEGAN FEBRUARY 9, 1976)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION CANCELING ANY AND ALL TAX CERTIFICATES, AND IN PARTICULAR TAX LIEN CERTIFICATES #45237 AND #45328, ISSUED FOR YEARS 1971 AND 1972 ON LOTS 9, 11, 12 AND 13 OF BLOCK 2588 OWNED BY HOPEWELL BAPTIST CHURCH, A NONPROFIT RELIGIOUS CORPORATION, AND ANY LIEN OR CHARGE FOR UNPAID TAXES, INCLUDING INTEREST AND PENALTIES, AND REMOVED FROM RECORDS OF TAX COLLECTOR PURSUANT TO R.S. 54:4-100.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

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7-R-bi.

RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY,  
URGING THAT SIMEON MOSS BE APPOINTED TO THE POSITION OF ESSEX COUNTY SUPERINTENDENT OF  
SCHOOLS.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bj.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE FOR A PERIOD OF 180 DAYS FROM THE  
DATE OF ADOPTION OF THIS RESOLUTION, PURSUANT TO N.J.S.A. 40:5-7.1, TO INVEST IDLE  
FUNDS; FURTHER THE DIRECTOR OF FINANCE SHALL REPORT FORTHWITH SUCH INVESTMENTS WHEN MADE,  
TO THE MUNICIPAL COUNCIL; PURSUANT TO N.J.S.A. 40:5-7.2.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

MOTIONS.

Councilman Bottone pointed out the New Jersey District Water Supply Commission recently floated a bond issue of \$45 million and the City of Newark has to contribute 40% of its share. In spite of the City's contribution of 40% to the North Jersey District Water Supply Commission, the City of Newark receives no representation whatsoever on the Commission and has no say in whatever this Commission does. The appointments are made by the Governor and the Council strongly urges the Governor give Newark its due representation on this Board.

7-M-a.

A MOTION STRONGLY URGING THE GOVERNOR OF THE STATE OF NEW JERSEY, BRENDAN T.  
BYRNE, AND MEMBERS OF THE SENATE AND THE GENERAL ASSEMBLY OF THE STATE OF NEW JERSEY TO  
INTRODUCE AND SUPPORT PASSAGE OF APPROPRIATE LEGISLATION TO PROVIDE FOR THE APPOINTMENT  
OF, AT THE VERY LEAST, ONE (1) MEMBER OR COMMISSIONER TO THE NORTH JERSEY DISTRICT WATER  
SUPPLY COMMISSION, FROM AMONG THE RESIDENTS OF THE CITY OF NEWARK, NEW JERSEY, was made  
by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

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7-M-b.

A MOTION STRONGLY URGING THE CITY ADMINISTRATION TO IMMEDIATELY ESTABLISH A PROGRAM FOR EMERGENCY SHELTER AND TEMPORARY HOUSING WHICH SHOULD INVOLVE THE FOLLOWING AGENCIES: NEWARK DEPARTMENT OF HEALTH AND WELFARE, AMERICAN RED CROSS, SALVATION ARMY, ESSEX COUNTY WELFARE BOARD, DIVISION OF WELFARE (CITY OF NEWARK), NEWARK POLICE DEPARTMENT, NEWARK FIRE DEPARTMENT, NEWARK REDEVELOPMENT AND HOUSING AUTHORITY, NEWARK BOARD OF EDUCATION AND ANY OTHER APPROPRIATE SOCIAL AGENCIES IN THIS REGARD, was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION COMMENDING MR. MATTHEW RUSSOMANNO FOR MERITORIOUS SERVICE IN THE FIELD OF EDUCATION TO THE CITIZENS OF NEWARK AS AN OUTSTANDING TEACHER, WORK-STUDY PROGRAM ADVISOR, VICE-PRINCIPAL AT WILSON AVENUE SCHOOL AND PRINCIPAL AT LAFAYETTE STREET SCHOOL; FURTHER, COMMENDING MR. RUSSOMANNO FOR EXHIBITING QUALITIES TO THE SCHOOL CHILDREN OF NEWARK OF THE TYPE OF CITIZENSHIP AND LEADERSHIP ON WHICH THE CITY'S FUTURE DEPENDS, was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

#### COMMUNICATIONS AND PETITIONS.

##### COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 24, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING LUDLOW STREET AS A ONE-WAY STREET."

(Ludlow Street, southbound, from Evergreen Avenue to Elizabeth City Line)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 16, 1976 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

February 2, 1977

8-b.

933 The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 24, 1977, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF A PORTION OF JACKSON STREET ADJACENT TO MARKET STREET AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 16, 1976 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 24, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:10-5, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY AMENDED BY ADDING THERETO THE FOLLOWING PROJECTS: STELLA WRIGHT HOMES PROJECT N.J.-2-15, STEPHEN CRANE ELDERLY PROJECT N.J.-2-16, SCUDDER HOMES PROJECT N.J.-2-19, OTTO KRETCHMER ELDERLY PROJECTS N.J.-2-17 & 2-21A, SETH BOYDEN ELDERLY PROJECT N.J.-2-21E, BAXTER TERRACE ELDERLY PROJECT N.J.-2-22B, STEPHEN CRANE ELDERLY PROJECT N.J.-2-22C, STEPHEN CRANE ELDERLY PROJECT N.J.-2-22D AND JAMES WHITE MANOR PROJECT N.J.-2-25."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 24, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Deleting Central Avenue, south side, from Summit Street to West Market Street, from 11:00 A. M. to 6:00 P. M.

Adding Central Avenue, south side, from Summit Street to West Market Street, 9:00 A. M. to 6:00 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 16,



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1977 Calendar of the Municipal Council on first reading was made by Councilman Martinez, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 24, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO." (TO CREATE THE TITLE OF TRAFFIC MAINTENANCE SUPERVISOR, DIVISION OF TRAFFIC AND SIGNALS).

(Traffic Maintenance Supervisor \$14,133. - \$17,179.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 24, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO." (TO CREATE THE TITLE AND SALARY RANGE FOR FIRE MEDICAL RECORDS COORDINATOR).

(Fire Medical Records Coordinator \$7,495. - \$9,111.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the February 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 24, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-g) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR SUPERVISING CLERK, TYPING, AS PER CIVIL SERVICE CLASSIFICATION).

(Supervising Clerk, Typing \$7,138. - \$8,677.)

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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

8-h.

The City Clerk presented NOMINATION OF MR. CLYDE KUEMMERLE, 555 SANFORD AVENUE, NEWARK, NEW JERSEY, AS A MEMBER OF THE BOARD OF ADJUSTMENT, FOR A TERM COMMENCING FEBRUARY 1, 1977 AND ENDING FEBRUARY 1, 1978.

(Copy of communication submitted to each Member of the Council)

(Mr. Kuemmerle met with the Council February 1, 1977)

A motion to confirm the nomination of Mr. Clyde Kuemmerle as a Member of the Board of Adjustment, for a term commencing February 1, 1977 and ending February 1, 1978 was made by the Council of the Whole.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The nomination is confirmed.

8-i.

The City Clerk presented NOMINATION OF MS. GLORIA BUTLER, 6 SOMERSET STREET, NEWARK, NEW JERSEY, AS A MEMBER OF THE BOARD OF ADJUSTMENT, FOR A TERM COMMENCING FEBRUARY 1, 1977 AND ENDING FEBRUARY 1, 1981.

(Copy of communication submitted to each Member of the Council)

(Ms. Butler met with the Council February 1, 1977)

A motion to confirm the nomination of Ms. Gloria Butler as a Member of the Board of Adjustment, for a term commencing February 1, 1977 and ending February 1, 1981 was made by the Council of the Whole.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

President Harris: The nomination is confirmed.

8-j.

The City Clerk presented NOMINATION OF MR. VICTOR MACCIONE, 130 BROADWAY, NEWARK, NEW JERSEY, AS A MEMBER OF THE BOARD OF ADJUSTMENT, FOR A TERM COMMENCING FEBRUARY 1, 1977 AND ENDING FEBRUARY 1, 1979.

(Copy of communication submitted to each Member of the Council)

(Mr. Maccione met with the Council February 1, 1977)

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A motion to confirm the nomination of Mr. Victor Maccione as a Member of the Board of Adjustment, for a term commencing February 1, 1977 and ending February 1, 1979 was made by the Council of the Whole.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,

President Harris.

President Harris: The nomination is confirmed.

8-k.

The City Clerk presented NOMINATION OF MR. MILLER JORDAN, 59 WILBUR AVENUE, NEWARK, NEW JERSEY, AS A MEMBER OF THE BOARD OF ADJUSTMENT, FOR A TERM COMMENCING FEBRUARY 1, 1977 AND ENDING FEBRUARY 1, 1980.

(Copy of communication submitted to each Member of the Council)

(Mr. Jordan met with the Council February 1, 1977)

A motion to confirm the nomination of Mr. Miller Jordan as a Member of the Board of Adjustment, for a term commencing February 1, 1977 and ending February 1, 1980 was made by the Council of the Whole.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,

President Harris.

President Harris: The nomination is confirmed.

A motion to remove from the Table "AN ORDINANCE TO PROVIDE FOR PAYMENT OF SALARIES IN EXCESS OF \$10,000. TO EMPLOYEES WHOSE POSITIONS ARE FUNDED UNDER THE COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973," AND DIRECTING THE CITY CLERK TO PLACE THIS ORDINANCE ON THE FEBRUARY 16, 1976 CALENDAR OF THE MUNICIPAL COUNCIL UNDER COMMUNICATIONS; FURTHER DIRECTING THE CITY CLERK TO INVITE DIRECTOR OF EMPLOYMENT AND TRAINING WHEELER AND DEPUTY DIRECTOR OF EMPLOYMENT AND TRAINING SMITH TO MEET WITH THE COUNCIL AT THEIR PRE-MEETING CONFERENCE FEBRUARY 15, 1977, was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Villani, Tucker,

President Harris.

PETITIONS.

None.

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PENDING BUSINESS ON THE CALENDAR.

932  
9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED DECEMBER 23, 1976,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 25, WATER, CHAPTER 3, RATES AND CHARGES,  
OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND  
SUPPLEMENTED."

(Copy of ordinance submitted to each Member of the Council)

(Business Administrator Walls, Director of Finance Sullivan and Water Accounting  
& Customer Service Director Paradise met with the Council on January 25, 1977)

A motion directing the City Clerk to place this ordinance on the February 16,  
1977 Calendar of the Municipal Council for first reading was made by Councilman Allen,  
seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Martinez, Tucker, Villani.

No: Councilman James, President Harris.

9-b.

COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED JANUARY  
13, 1977, ENCLOSING PROPOSED "BOND ORDINANCE TO APPROPRIATE THE ADDITIONAL SUM OF  
\$325,000 FOR STAGE I OF THE CONSTRUCTION OF THE FILTRATION FACILITIES AT PEQUANNOCK  
WATER SUPPLY OF THE CITY OF NEWARK, NEW JERSEY, TO AUTHORIZE THE ISSUANCE OF BONDS TO  
FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES  
IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 59-71)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Ordinance, see Ordinance 6-F-e, on Page 14 in the  
Minutes of this Meeting)

9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 18, 1976,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AND SUPPLEMENT SECTION 2:14-5, CHAPTER 14,  
PERSONNEL PRACTICES AND POLICIES OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW  
JERSEY, 1966. (TO ESTABLISH SICK LEAVE POLICIES AND PROCEDURES)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Tucker,  
seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,

President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

February 2, 1977

MISCELLANEOUS.

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11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from January 10, 1977 to January 25, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Casimir's Parent Teachers Association	7055 (Amended)
Newark Lodge #21 BPO Elks	7089 (Amended)
Parents Association of St. Lucy School	7145 (Amended)
St. Antoninus Prayer Group	7164 (Amended)
St. Antoninus Church	7165 (Amended)
Polish Cultural Foundation	7172 (Amended)
St. Martin de Porres Educational Association	7198 (Amended)
Rosary Altar Society - Sacred Heart Church	7212 (Amended)
Holy Name Society - Sacred Heart Church of Vailsburg	7229 (Amended)
Queen of Angels Parent Teachers Association	7230 (Amended)
Babyland Nursery, Inc.	7263 (Amended)
Immaculate Conception Church	7297 (Amended)
St. Ann's Parent Teachers Association	7333 (Amended)

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Francis Xavier Parent School Guild	7335
St. Mary's Guild for Children	7336
St. Mary's Guild for Children	7337
The College Women	7338
New Jersey State Opera	7339
Club de Leones Cubanos de Newark	7340
Ukrainian National Women's League of America, Inc. Branch #28	7341
St. Augustine's Roman Catholic Church	7342
Women's Sodality of St. Michael's	7343
St. Michael's Mt. Carmel Guild	7344

A motion to concur in the Report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

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February 2, 1977

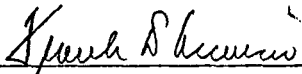
ADJOURNMENT.

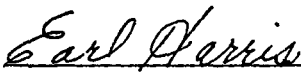
12. A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani,  
President Harris.

This meeting adjourned at 3:05 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Earl Harris  
President

Newark, New Jersey, February 7, 1977

930

A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 3:20 P. M.

The City Clerk stated he was in receipt of a communication dated February 3, 1977 from the Honorable Mayor Kenneth A. Gibson requesting that a Special Meeting of the Municipal Council be convened on Monday, February 7, 1977 at 10:00 A. M. to consider the following resolutions related to a grant of approximately \$200,000. from the United States Department of Labor to hire individuals laid off because of the weather and energy crises to perform jobs related to the weather and energy crises:

- a) Resolution authorizing the Mayor and Director of Employment and Training to execute grant agreement.
- b) Special Item of Revenue.
- c) Temporary emergency appropriation.

The City Clerk also stated he had a communication from Corporation Counsel Buck as follows: Special Meeting - Emergency Relocation Grant

You have requested a legal opinion as to whether the Special Meeting of the City Council scheduled to consider the grant agreement with the State to provide funds for emergency housing can be held on less than 48 hour notice.

The "Open Public Meetings Law" P.L. 1975 c.231 defines an emergency meeting as one which is to consider (1) a matter of urgency and (2) substantial harm to the public interest would be likely to result if the meeting was delayed to provide the required notice. Based on the facts in this case it is apparent that this meeting meets this definition of an emergency and this grant can be considered at the Special Meeting scheduled for February 7, 1977.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, James, Martinez, Tucker, Villani,

President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

President Harris stated, "In accordance with New Jersey P.L 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

February 7, 1977

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In addition, the agenda of this meeting was similarly disseminated on February 4, 1977 at the time of its preparation. All persons who pre-paid for advance notice of meetings also received copies of the schedule and agenda as required by law."

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO GRANT AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION FOR \$198,667. IN FUNDS AUTHORIZED UNDER TITLE I OF THE COMPREHENSIVE EMPLOYMENT TRAINING ACT OF 1973; ALL FUNDS SHALL BE EXPENDED IN ACCORDANCE WITH THE TERMS OF SAID GRANT AGREEMENT. (GRANT TO HIRE WORKERS LAID OFF BECAUSE OF THE ENERGY CRISIS TO PERFORM JOBS RELATED TO THE WEATHER AND ENERGY CRISES DURING THE MONTH OF FEBRUARY)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Director of Employment and Training Wheeler met with the Council February 7, 1977)

A motion to amend this resolution by adding Paragraph #5 - This authorization shall be subject to the condition that all workers who are laid-off as a result of the weather and energy emergencies and to be hired under this Program shall be certified by the New Jersey State Training and Employment Service and a copy of such certification shall be made available to the Newark Municipal Council, was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

A motion to adopt the resolution, as amended was made by President Harris, seconded by Councilman James.

Councilman James felt the greatest priority the City has relative to the cold crisis is the removal of ice, debris and the repair of broken pipes and emergency shelter problems. He is not of the opinion that Symphony Hall and other services provided in this resolution are essential to the energy crisis. He added he is a supporter of this proposal and will vote for it but he would like to see Administration address itself to priority issues he mentioned.

President Harris stated it is his opinion the priorities are "topsy turvy". He believes these moneys could be utilized to assist citizens of the City who have problems with their heating equipment, particularly the City-owned properties. He felt especially in City-owned properties oil could be provided where it is necessary for people to live. He felt the adoption of this resolution would develop into a haphazard situation with



February 7, 1977

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respect to jobs. He questions the wisdom of creating these jobs and felt people of the City could be better served if the dollars were channeled in a direction he mentioned. It is unfortunate this resolution comes before the Council without a sort of in-depth planning. He indicated he would vote in the affirmative but he has serious reservations as to whether the moneys will be used in the best manner possible.

Councilwoman Villani noted it had been brought to her attention that people living in City-owned properties have been calling in with respect to the emergency crisis stating there are broken pipes and no heat.

Councilwoman Villani indicated she would like to see some of these moneys channeled into repairing these properties and taking care of the emergencies. She added she was shocked to learn that City-owned properties are in such a deplorable condition.

Councilman Allen indicated Council must face up to what is taking place. He indicated he will vote for the resolution but thinks it was poor planning by Administration. If they are not aware of the problem that are having with their own properties with respect to complaints by people living therein, then it is an indication they are not aware of the situation. He felt it would be a waste of money to let money go to repair a place like Symphony Hall when people in homes are in dire need. He indicated the City must get together in terms of what the top priorities are. He added he disagreed with the use of the money indicated in this resolution and felt it is not being utilized correctly but because of the crises will vote in the affirmative.

The motion to adopt the resolution, as amended, was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE", \$198,667.,  
COMPREHENSIVE EMPLOYMENT AND TRAINING ACT, TITLE I, SPECIAL ENERGY PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

EMERGENCY RESOLUTION APPROPRIATING \$198,667., COMPREHENSIVE EMPLOYMENT AND  
TRAINING ACT, TITLE I, SPECIAL ENERGY PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED  
IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

February 7, 1977

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT FROM STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS, ADDITIONAL GRANT-IN-AID FUNDS IN SUM OF \$9,625. FOR USE DURING PERIOD ENDING MAY 31, 1977; ADDITIONAL FUNDS TO BE USED AS A MATTER OF PRIORITY TO DEFRAY THE COSTS INCURRED IN THE EFFORT TO RELOCATE THE 24 FAMILIES WHO RESIDE AT 325-327-329 HAWTHORNE AVENUE, NEWARK; FURTHER AMENDING RESOLUTION 7-R-j, MAY 5, 1976, BY AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE AN AMENDED GRANT AGREEMENT BETWEEN CITY OF NEWARK AND STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS TO EFFECT THE ACCEPTANCE OF THE ADDITIONAL GRANT-IN-AID FUNDS(\$9,625.) MAKING A GRANT TOTAL OF \$24,625.; NO MATCH BY THE CITY IS REQUIRED AND NO EXPENDITURE OF MUNICIPAL FUNDS BY CITY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.


ADJOURNMENT.

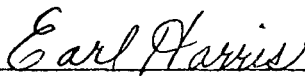
A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 3:30 P. M.

APPROVED:

  
 Frank D'Ascensio  
 City Clerk

  
 Earl Harris  
 President

Newark, New Jersey, February 8, 1977

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A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 12:05 P.M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

President Harris stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5; adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on February 2, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also receive copies of the schedule and agenda as required by law."

The City Clerk read letter dated February 2, 1977 from Council President Earl Harris requesting a Special Meeting on February 8, 1977 to consider "AN ORDINANCE TO AMEND ARTICLE 2, HEATING FACILITIES: INSTALLATION AND MAINTENANCE, OF CHAPTER 4, DWELLINGS; RESPONSIBILITY OF OWNER AND OPERATOR FOR GENERAL MAINTENANCE; OCCUPANCY STANDARDS, OF TITLE 15, HOUSING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED."

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND ARTICLE 2, HEATING FACILITIES: INSTALLATION AND MAINTENANCE, OF CHAPTER 4, DWELLINGS: RESPONSIBILITY OF OWNER AND OPERATOR FOR GENERAL MAINTENANCE; OCCUPANCY STANDARDS, OF TITLE 15, HOUSING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Article 2 of Chapter 4, Dwellings: Responsibility of Owner and Operator For General Maintenance; Occupancy Standards, of Title 15, Housing,

be amended to read as follows:

15:4-14 Supplying of heat; Penalty.

(a) Where the owner has contracted or undertaken to do so, heat shall be furnished by the owner to all habitable rooms, bathrooms, water closet compartments and laundries of the dwelling in use by the occupants as hereinafter provided.

(b) For the purpose of this article, wherever a dwelling is heated by means of a central furnace, boiler or other apparatus, or where there exist heating outlets, radiators, risers, or returns in any dwelling unit or rooming unit, such shall constitute prima facie evidence of an implied contract under which the owner has contracted to supply heat to the occupants. This presumption shall not apply where a complete heating system serves only one dwelling unit.

(c) Where the owner is obligated to supply heat, such heat shall be supplied from September 1 through May 31 so that: (1) between the hours of 6:00 A.M. and 10:00 P.M. a minimum inside temperature of 68 degrees Fahrenheit shall be maintained whenever the outside temperature shall fall below 50 degrees Fahrenheit; and (2) between the hours of 10:00 P.M. and 6:00 A.M. a minimum inside temperature of 60 degrees Fahrenheit shall be maintained whenever the outside temperature shall fall below 45 degrees Fahrenheit.

(d) Any person who shall violate the provisions of this ordinance shall upon conviction be punished by a fine of not more than \$500.00. Each day's failure to comply with the provisions of this ordinance shall constitute a separate offense.

(e) The court may cause a defendant who refuses or neglects to pay the amount of the fine imposed against him and all costs and charges incident thereto to be committed to the Essex County jail for a period not exceeding 90 days.

(f) In case a defendant shall have been twice convicted within the space of 6 months of a violation of this ordinance and the proof of this fact is made, the court may, in addition to the imposition of the penalty prescribed by paragraphs (d) and (e) of this ordinance, cause the defendant to be imprisoned in the Essex County jail with or without hand labor, for any number of days not exceeding 1 day for each dollar of penalty.

(g) Where the defendant is other than a natural person or persons, paragraphs (e) and (f) of this ordinance shall apply to any agent, officer, member or partner who shall, alone or with others have charge, care, or control of the premises within the definition of "owner" under the provisions of the housing code of the City of Newark.

Section 2. All prior ordinances or parts of prior ordinances inconsistent herewith are hereby repealed.

February 8, 1977

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey. 936

President Harris called for those desiring to be heard on this ordinance to approach the rail, give his name and address and be heard.

MR. FRANK HUTCHINS, 469 ELIZABETH AVENUE, NEWARK, NEW JERSEY suggested the Council pursue avenues in which the State could change its legislation to meet requirements of the City of Newark. He offered a proposal which would allow the tenant to initiate a complaint against the landlord which would allow corrective measures to be taken in a shorter period of time.

Councilman James noted the speaker has made several recommendations and questioned if this proposal had been given to the Council.

Mr. Hutchins replied the proposal was given to the Council Committee and is being studied by Corporation Counsel Buck.

Councilman James indicated the Council will review the document mentioned by Mr. Hutchins and make any recommendations they deem necessary after a complete study.

MR. THOMAS CONNELL, 62 CHESTNUT STREET, EAST ORANGE, NEW JERSEY, RE-PRESENTING THE NEWARK TENANTS ASSOCIATION addressed the Council in regard to the present ordinance offering suggestions for amendments. He requested a meeting with the Council in this regard.

Councilman Carrino indicated among the remarks made by the speaker several of his statements were incorrect. He cited the Council enacts ordinances upon recommendation of the Administration and it is then up to Administration to enforce the ordinances. The Council has no power to compel any member of the judiciary to act in a certain manner. They are in a separate branch of government. He noted it is the responsibility of the Administrative department concerned to enforce any ordinances adopted by the Municipal Council.

Councilman James concurred with remarks made by Councilman Carrino and noted he did meet with the Newark Tenants Association a year ago. He noted certain suggestions were made and the Council took them under advisement. He pointed out as long as there is no enforcement of ordinances by Administration, as long as the courts are derelict in their responsibility, there will be problems for the citizens of the City. He noted he personally has registered complaints with department heads and in many instances has been unable to get satisfactory results. He pointed out to the speaker it was this Council that created rent control which indicates their interest in the tenants of the City.

February 8, 1977

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He questioned where the interest of the rank and file people of the City is to bring about necessary changes from the appropriate administrators of City government.

Councilman Martinez also said he is in favor of this ordinance. He felt it was up to the tenants also to start changing conditions. He pointed out that new buildings are constructed and three or four years later they become a slum. This was not done by the landlord, it was done by the tenants. He cited copper tubing was stolen, drain pipes ripped off the building and other damage which was beyond the control of the landlord. He also pointed out the landlord paid 17¢ per gallon for oil last year, this year it is 45¢ per gallon and the only recourse is to apply for a 5% rent increase. He felt that there must be a greater effort on behalf of the tenants.

President Harris echoed support of statements made by his colleagues. He pointed out he was unaware of any Member of the Council who referred a Newark citizen's complaint to the Tenants Association. He felt that 95% to 97% of the problems which are brought forth on a day by day basis are truly administrative problems. He repeated the Municipal Council is the legislative body of the City and it is incumbent upon the Mayor and members of his cabinet to carry out the laws on the books and the laws enacted by the Municipal Council. It is the responsibility of the department heads to enforce the laws on the books of the City.

President Harris pointed out the limitations of the Municipal Council with respect to interfering with the members of the judiciary and the only connection the Council has with respect to the Municipal Judges is to approve or disapprove their appointment when they are recommended by the Mayor.

Councilman Tucker said the speaker had been addressing himself to new suggestions and the only matter before the Council is the approval of the heating ordinance. He felt the other subjects brought up by the speaker are out of order and urged the Council to act upon the ordinance before them. Councilman Tucker suggested Mr. Connell reduce his information to writing and send it to the Municipal Council for their study.

No one else appearing, a motion to close the hearing and adopt the ordinance on second and final passage was made by President Harris, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

February 8, 1977

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President Harris, The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

RESOLUTIONS.

7-R-a.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO AN "ORDINANCE TO AMEND ARTICLE 2, HEATING FACILITIES: INSTALLATION AND MAINTENANCE, OF CHAPTER 4, DWELLINGS; RESPONSIBILITY OF OWNER AND OPERATOR FOR GENERAL MAINTENANCE; OCCUPANCY STANDARDS, OF TITLE 15, HOUSING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED:, ADOPTED FEBRUARY 8, 1977 (6-S & F-a) AND AMENDMENTS THERETO, AND THE ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR, AND PUBLICATION.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt this resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12.

A motion to adjourn this meeting was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 12:45 P.M., Tuesday, February 8, 1977.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President





Newark, New Jersey, February 16, 1977

939

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:30 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend John Michalczak, Blessed Sacrament Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Thomas McParland, Sergeant-at-Arms.

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on February 8, 1977 at the time of its preparation. All persons who pre-paid for advance notice of meetings also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk).

4-a. The City Clerk presented REPORT ON AUDIT OF ACCOUNTS, CITY OF NEWARK INSURANCE FUND COMMISSION FOR THE YEAR 1975, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Report on Audit of Accounts be received and staff study be made for report to the Council thereon was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani, President Harris.

4-b. The City Clerk presented SUMMARY OF CITY-OWNED PROPERTY REVENUE ACCOUNTS AND SUMMARY OF BUDGET ACTIVITY REPORT, FOR THE MONTH OF DECEMBER, 1976.

February 16, 1977

910  
(Copy submitted to each Member of the Council)

A motion that the Summary of Budget Activity Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-c.

The City Clerk presented REPORT OF OFFICE OF CONSUMER ACTION, FOR MONTH OF DECEMBER, 1976, SUBMITTED BY EXECUTIVE DIRECTOR DENNIS G. CHEROT.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE REAL ESTATE COMMISSION HELD JANUARY 17, 1977.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilman Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, FILTRATION PLANT, HELD DECEMBER 8, 1976.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, TWO BRIDGES, HELD DECEMBER 8, 1976.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-g.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE/RAMAPO, HELD DECEMBER 8, 1976.

A motion that the Copy of Minutes be received was made by President Harris,

February 16, 1977

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seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

4-h. The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF TRUSTEES, NEWARK PUBLIC LIBRARY, HELD DECEMBER 22, 1976.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

4-i. The City Clerk presented COPY OF PRIVATE MINUTES OF MEETING OF BOARD OF TRUSTEES, NEWARK PUBLIC LIBRARY, HELD DECEMBER 22, 1976.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

4-j. The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF JANUARY, 1977.

A motion to approve the Report of Contracts Awarded was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

4-k. The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY LISTING A NEGATIVE REPORT OF PROPERTY ACQUISITIONS FOR PERIOD JANUARY 3, 1977 TO JANUARY 7, 1977, FROM JANUARY 10, 1977 TO JANUARY 14, 1977 AND FROM JANUARY 17, 1977 TO JANUARY 21, 1977 AND A NEGATIVE REPORT OF PROPERTY DEMOLITIONS FOR PERIOD JANUARY 3, 1977 TO JANUARY 7, 1977, FROM JANUARY 10, 1977 TO JANUARY 14, 1977 AND FROM JANUARY 17, 1977 TO JANUARY 21, 1977.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

4-l. The City Clerk presented COPY OF MINUTES OF SPECIAL BOARD MEETING OF THE

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NEWARK REDEVELOPMENT AND HOUSING AUTHORITY HELD AUGUST 31, 1976. (REDEVELOPMENT RESOLUTIONS R-76-8-1-S AND R-76-8-2-S).

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-m.

The City Clerk presented COPY OF MINUTES OF SPECIAL BOARD MEETING OF THE NEWARK REDEVELOPMENT AND HOUSING AUTHORITY HELD AUGUST 31, 1976. (REDEVELOPMENT RESOLUTIONS 76-8-1S, 76-8-2-S, 76-8-3-S, 76-8-4-S AND 76-8-5-S)

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-n.

The City Clerk presented EVALUATION REPORT FOR DIVISION OF CENTRAL PURCHASE, DEPARTMENT OF ADMINISTRATION, FOR PERIOD JANUARY, 1975 TO NOVEMBER, 1975, PREPARED BY DIVISION OF EVALUATION, CHIEF EVALUATION YOUNG, CHIEF ACCOUNTANT PATEL AND EVALUATION COORDINATOR JESSIE.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-o.

The City Clerk presented EVALUATION REPORT FOR FISCAL EVALUATION - WORK EXPERIENCE 6 PROGRAM, DEPARTMENT OF ADMINISTRATION, FOR PERIOD JUNE 1, 1975 TO DECEMBER 24, 1975, PREPARED BY DIVISION OF EVALUATION, CHIEF OF EVALUATION YOUNG, CHIEF ACCOUNTANT PATEL AND EVALUATION COORDINATOR JESSIE.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-p.

The City Clerk presented EVALUATION REPORT FOR DIVISION OF INSPECTIONS, DEPART-

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MENT OF HEALTH AND WELFARE, SUBMITTED BY WALLACE WHITE, ASSISTANT TO THE BUSINESS  
ADMINISTRATOR, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-g. The City Clerk presented EVALUATION REPORT FOR VIOLATIONS BUREAU, NEWARK  
MUNICIPAL COURTS, SUBMITTED BY WALLACE WHITE, ASSISTANT TO THE BUSINESS ADMINISTRATOR,  
CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Carrino, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-r. The City Clerk presented SPECIAL ANALYSIS REPORT, DEPARTMENT OF ADMINISTRATION,  
FOR COST ANALYSIS OF DRAPERIES PURCHASED BY THE CITY OF NEWARK, SUBMITTED BY RICHARD  
BARNETT, PRINCIPAL ANALYST.

A motion that the Special Analysis Report be received and staff study be made for report to the Council thereon was made by Councilman James, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-s. The City Clerk presented EVALUATION REPORT FOR PARKING TAX RECEIPTS UNIT,  
DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS  
YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-t. The City Clerk presented EVALUATION REPORT FOR NEWARK HEALTH DISPENSARY,  
DEPARTMENT OF HEALTH-AND WELFARE, DIVISION OF HEALTH, FOR PERIOD JANUARY, 1976 TO  
JUNE, 1976, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND  
CHIEF ACCOUNTANT PATEL.

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A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-u.

The City Clerk presented EVALUATION REPORT FOR ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENICES, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-v.

The City Clerk presented EVALUATION REPORT FOR FOX LANCE LIMITED DIVIDEND 5108, DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-w.

The City Clerk presented EVALUATION REPORT FOR THE STATE AID RAILROAD TAX, (R.S. 54:29A), DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-x.

The City Clerk presented EVALUATION REPORT FOR STATE AID PRINCIPAL AND INTEREST ON SCHOOL BONDS, DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

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A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-y.

The City Clerk presented EVALUATION REPORT FOR STATE AID BUILDING AND ALLOWANCE FOR SCHOOL 5511, DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman James, seconded by Councilman Tucker and adopted by the following votes:

Yes; Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-z.

The City Clerk presented EVALUATION REPORT FOR FINANCIAL BUSINESS TAX 5503, DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Tucker, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-ba.

The City Clerk presented EVALUATION REPORT FOR FRANCHISE TAX ON DOMESTIC LIFE INSURANCE COMPANIES 5504, DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-bb.

The City Clerk presented EVALUATION REPORT FOR FRANCHISE TAXES 5503, DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-bc.

The City Clerk presented EVALUATION REPORT FOR FRANCHISE TAX-CERTAIN STOCK INSURANCE COMPANIES 5505, DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATION YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-bd.

The City Clerk presented EVALUATION REPORT FOR PAYROLL TAX 5201, DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-be.

The City Clerk presented EVALUATION REPORT FOR 20 PARK PLACE (5828), DEPARTMENT OF FINANCE, DIVISION OF RENT COLLECTION, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Carrino, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-bf.

The City Clerk presented EVALUATION REPORT FOR 786 BROAD STREET (5847), DEPARTMENT OF FINANCE, DIVISION OF RENT COLLECTION, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman James, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.



4-bg.

The City Clerk presented EVALUATION REPORT FOR 605 BROAD STREET, 5424,  
DEPARTMENT OF FINANCE, DIVISION OF RENT COLLECTIONS, SUBMITTED BY BUSINESS ADMINISTRATOR  
WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for  
report to the Council thereon was made by Councilman Tucker, seconded by Councilman  
Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-bh.

The City Clerk presented EVALUATION REPORT FOR 707 BROAD STREET/2 CEDAR STREET,  
5870, DEPARTMENT OF FINANCE, DIVISION OF RENT COLLECTION, SUBMITTED BY BUSINESS  
ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for  
report to the Council thereon was made by Councilman Villani, seconded by Councilman  
Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-bi.

The City Clerk presented EVALUATION REPORT FOR SYMPHONY HALL, 5827, DEPARTMENT  
OF FINANCE, DIVISION OF RENT COLLECTION, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS,  
CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for  
report to the Council thereon was made by President Harris, seconded by Councilman  
Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-bj.

The City Clerk presented EVALUATION REPORT FOR REVENUE COLLECTION, DEPARTMENT  
OF ADMINISTRATION, FOR PERIOD JANUARY, 1976 TO OCTOBER, 1976, SUBMITTED BY CHIEF OF  
EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for  
report to the Council thereon was made by Councilman Allen, seconded by President Harris  
and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-bk.

The City Clerk presented EVALUATION REPORT FOR WATER ACCOUNTING AND CUSTOMER  
SERVICE, DEPARTMENT OF WATER UTILITIES, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS,  
CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

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A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-b1.

The City Clerk presented EVALUATION REPORT FOR BUREAU OF STREETS, 5307 AND BUREAU OF SIDEWALKS, 5308, DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-bm.

The City Clerk presented EVALUATION REPORT FOR BORICUA AWARENESS PROGRAM, 5954, DEPARTMENT OF HEALTH AND WELFARE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-bn.

The City Clerk presented EVALUATION REPORT FOR MISCELLANEOUS FEES AND PERMITS - OTHER, 5312, DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Tucker, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-bo.

The City Clerk presented EVALUATION REPORT FOR INTERESTS AND COSTS ON TAXES, 5403, DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Villani, seconded by President Harris

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and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

4-bp.

The City Clerk presented EVALUATION REPORT FOR INTEREST ON INVESTMENTS AND DEPOSITS, 5601, DEPARTMENT OF FINANCE, SUBMITTED BY BUSINESS ADMINISTRATOR WALLS, CHIEF OF EVALUATIONS YOUNG AND CHIEF ACCOUNTANT PATEL.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

4-bq.

The City Clerk presented EVALUATION REPORT FOR URBAN RODENT AND INSECT CONTROL PROGRAM, FOLLOW-UP EVALUATION, FOR PERIOD JUNE 1, 1975 TO MAY 31, 1976, SUBMITTED BY DEPARTMENT OF ADMINISTRATION.

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

4-br.

The City Clerk presented ANNUAL REPORT OF INTEGRITY, INC., SUBMITTED BY MR. F.N. SWENSON, SUPERVISOR, CHARITABLE REGISTRATIONS AND INVESTIGATION OF THE STATE OF NEW JERSEY.

(Copy submitted to each Member of the Council)

A motion that the Annual Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

A motion to consider Resolution 7-R-cz at this time, was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

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-R-cz.

RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY,  
COMMENDING CAPTAIN EMIL NARDONE AND INVESTIGATOR LAWRENCE SHEPHARD OF THE BUREAU OF  
INVESTIGATION, NEWARK FIRE DEPARTMENT, FOR THEIR COURAGEOUS ACTIONS IN RESPONSE TO A  
ROBBERY AND ASSAULT.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Carrino.

Councilman Tucker read this resolution in full and presented an embossed copy of this resolution to Captain Emil Nardone and Investigator Lawrence Shephard.

Director Caufield thanked the Municipal Council for recognizing the efforts of the Members of the Newark Fire Department. He stated it is comforting for Members of the Fire Department to receive such recognition.

Captain Nardone and Investigator Shephard thanked the Council for the presentation of this resolution on behalf of themselves and the Members of the Fire Department.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF PENN SAVINGS & LOAN ASSOCIATION, (MANUEL D'ALMEIDA, OWNER); TO PERMIT IN 3RD RESIDENCE AND 2ND BUSINESS DISTRICTS 1-STORY FRONT ADDITION TO PROPOSED BANK ON A LOT HAVING 2 MAIN BUILDINGS; ON PREMISES 35-39 WILSON AVENUE.

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(Vote of Board of Adjustment 5-0)

(Previous applications approved September 16, 1959-renewal of permit for gasoline station in a 2nd Business District, 37-39 Wilson Avenue; July 5, 1962-renewal of permit for gasoline station in a 2nd Business District, 37-39 Wilson Avenue; September 6, 1972-permit in a 2nd Business District renewal of gasoline station, including automobile body and fender work and painting, 37-39 Wilson Avenue)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-A-2. The City Clerk read APPLICATION OF JUNBO ENTERPRISES, INC., OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT CONSTRUCTION OF A DRIVE-IN RESTAURANT; ON PREMISES 339-345 WEST MARKET STREET, 2-10 FIRST STREET AND 418 NEW STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

4-A-3. The City Clerk read APPLICATION OF JOSEPH CONZOLA (JACKSON ROOFING CO., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT CONSTRUCTION OF A 1-STORY OFFICE BUILDING CREATING 2 MAIN BUILDINGS ON THE LOT; ON PREMISES 34-48 JACKSON STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

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4-A-4.

The City Clerk read APPLICATION OF JOSEPH ARONOFF, OWNER; TO PERMIT IN A 2ND INDUSTRIAL DISTRICT ESTABLISHMENT OF AN AUTOMOBILE REPAIR SHOP; ON PREMISES 232 CENTRAL AVENUE; ON CONDITION, THAT 1) NO CARS ARE PARKED NOR REPAIRED ON THE STREET OR SIDEWALK.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

4-A-5.

The City Clerk read APPLICATION OF BELMONT APARTMENT CO. A (CITY OF NEWARK, OWNER); TO PERMIT IN A 4TH RESIDENCE DISTRICT PRIVATE PARKING LOT FOR RESIDENTS AT 393-395 BELMONT AVENUE; ON PREMISES 85-87 HILLSIDE AVENUE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. WILLIE CLARK, 65 WEST ALPINE STREET, NEWARK, NEW JERSEY, indicated that the last time he had objected to the parking lot being built. Since that time at 395 Belmont Avenue, there are not occupants in the building. He questioned why do they need a parking lot at this particular time.

City Clerk D'Ascensio replied there was an agreement reached with the owners of 393-395 Belmont Avenue for the rehabilitation of that building, but according to the requirements of the parking ordinance, parking must be provided. Parking will be provided at this address, 85-87 Hillside Avenue for those who will occupy 393-395 Belmont Avenue after it has been rehabilitated.

Councilman James said he believes on Belmont Avenue, 334, the late Mr. Kerr lived, his daughter lives there now. 334 has a vacant lot and then you have the other abandoned structure. That structure and two others along Belmont Avenue are going to be rehabilitated. As you cross West Runyon, those buildings standing there will be removed or torn down. In rehabilitating the property at 393-395, it was felt that to accommodate those who will live there in the future, off street parking will be necessary and the vacant lot will serve as a parking area for the apartment after it has been rehabilitated. This would not only beautify the area but provide a vital service, as well, in order to remove vehicles from the side in order to facilitate

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proper street service, especially motor broom service. The whole purpose is that we are going to rehabilitate that building, treat the lot and try to beautify the entire area. If during the construction, you feel it is not advantageous to the community, Mr. Clark can contact him and he will be more than happy to sit with him.

No one else appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris.

No: Councilman Carrino.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES ON FIRST READING.

President Harris called for ordinances on First Reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING LUDLOW STREET AS A ONE-WAY STREET.

(Ludlow Street, Southbound, from Evergreen Avenue to Elizabeth City Line)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF A PORTION OF JACKSON STREET ADJACENT TO MARKET STREET AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt this ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

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President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 2, 1977.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:10-5, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BE AMENDED BY ADDING THERETO THE FOLLOWING PROJECTS: STELLA WRIGHT HOMES PROJECT N.J.-2-15, STEPHEN CRANE ELDERLY PROJECT N.J.-2-16, SCUDDER HOMES PROJECT N.J.-2-19, OTTO KRETCHMER ELDERLY PROJECTS N.J.-2-17 & 2-21A, SETH BOYDEN ELDERLY PROJECT N.J.-2-21E, BAXTER TERRACE ELDERLY PROJECT N.J.-2-22B, STEPHEN CRANE ELDERLY PROJECT N.J.-2-22C, STEPHEN CRANE ELDERLY PROJECT N.J.-2-22D AND JAMES WHITE MANOR PROJECT N.J.-2-25.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Deleting Central Avenue, south side, from Summit Street to West Market Street, from 11:00 A. M. to 6:00 P.M.

Adding Central Avenue, south side, from Summit Street to West Market Street, 9:00 A. M. to 6:00 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:



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Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 2, 1977.

6-F-e. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR FIRE MEDICAL RECORDS COORDINATOR).

(Fire Medical Records Coordinator \$7,495. - \$9,111.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 2, 1977.

6-F-f. The City Clerk read AN ORDINANCE TO AMEND TITLE 25, WATER, CHAPTER 3, RATES AND CHARGES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Director of Finance Sullivan and Water Accounting and Customer Service Director Paradise met with the Council January 25, 1977)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone.

Councilman James noted he has been opposed to the increase in water rates and he received data from the City Clerk's Office which purports that the increase here will bring approximately some \$2.5 million in increased revenue, and, also, in making a

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study of the proposed reduction of the business payroll which is  $\frac{1}{2}$  of 1%, the amount of money which the City would lose, is approximately \$2.7 million. He has been of the opinion that while we are increasing the water rates on one hand we are simultaneously giving the business community a reduction on the payroll tax and he felt this was unfair because, again, the overburdened homeowner is being put in a position to pay while the business community's only vested interest in Newark is one of profit making.

Councilman James stated he has done some further research and he would like to pose a question, to the City Clerk, that he has been advised that the Water Utility is an independent agency and whether we are mandated by law to have it self-sustaining and that even if we increase revenues from other sources on the municipal side, these funds cannot be utilized to balance the Water Utility account. He has been further advised we have been mandated by the State officials in order to create a more favorable bond market, in order to float bonds for the Weequahic Area Elementary School and other capital budget items, the Water Utility must be self-sustaining. He questioned whether these facts as posed to him are correct.

The City Clerk replied the law requires that the Water Utility be self-sustaining. The people who use the water have to pay enough revenue into the utility to pay not only the operating expenses for each year as they occur, but also to amortize the debt that exists, the bonds and the interest on those bonds as they mature. If there is a deficit, in other words, you don't get enough revenue to pay all the debt service and operating expenses, there are two things that can happen. 1) The municipality can raise the funds from its own treasury and meet the deficit and, therefore, balance the books. If they do that, then, of course, the borrowing capacity of the utility remains the same. But if there is still a deficit in the Water Utility, the Water Utility will lose 20 times the deficit and borrowing power. The law says you capitalize the loss, the amount in the red, by 5%, which means that if you are in the hole for a million dollars you would lose \$20 million in borrowing power. The purpose of that, of course, is to get your budget straightened out, get enough revenues to pay operating expenses and mandatory debt service.

Councilman James stated he would like to have Finance Director Sullivan explain how this increased bonding capacity will facilitate funding and the construction of the Weequahic Elementary School for which we have already received some \$7 million in federal money. If there is a greater good by changing his vote tonight, serving the interest of the City, the schools and the community, he will do so.

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Finance Director Sullivan replied with respect to the relationship between making a Water Utility self-liquidating, which is the purpose of the rate increase that has been proposed, and the future capital and bonding capacity there is a direct relationship. At the time we participated in the qualified bond program, the State asked, and the Council at that time accepted as a matter of policy, that we would make the Water Utility self-liquidating in 1977. It is clear that if we are to continue to be in a position to sell bonds in the case of the Weequahic Area School, we need to sell bonds to complete the school. In other words, the grant which we have received from the Federal Government provides for about half the construction costs. In order to build the school we would have to be able, with confidence, to raise the other half or approximately an additional \$7 million out of bond money. In order to do that, there is an absolute need to make the Water Utility self-liquidating. It's a domino effect. Without the Water Utility being self-liquidating, as we pledged ourselves to do at the time we entered into the qualified bond program, we would not be in a position to know with confidence that we could sell the additional \$7 million of bonds needed to complete the Weequahic Area School and we would be caught in a quandary of having half the money but not being in a position to go ahead with this project with any great confidence, so that we would not be able to know with certainty or with great confidence that we could in fact sell bonds. With the Water Utility rate proposal that we suggested, he thinks there are two principal advantages. One is that it very much strengthens our hand in bond markets and allows us to go ahead with the Weequahic Area School and, two, which is a slightly different issue, it ends our subsidy from the real estate taxpayers to the general water users that exist in the City. Last year we appropriated \$2 million out of the real estate tax dollars to make the Water Utility hold in 1976. That \$2 million was an additional burden to the real estate taxpayer for the advantage of the general water user and, particularly, it worked to the advantage of those people in the City who do not pay taxes, the tax exempt institutions, of which the largest water user is the Housing Authority, but, in addition, the New Jersey-New York Port Authority, and the State colleges, all of which use our water, pay for it, but pay for it at a rate which is artificially low by the amount of the subsidy that we have been budgeting out of the real estate tax dollars. There are really two advantages in going ahead in raising the water rate. One is, ending the subsidy. And, two, being able to continue to sell bonds as we did in November of 1976.

Councilman James asked Director Sullivan if he has projected what the average increase would be to the homeowner.

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Director Sullivan replied for the average one family or two family home, the average water bill in 1976 was between \$40. and \$45. a year. Now, with the rate increase, 50% increase, that would go up to \$60. That would be typical of the small family homeowner. Applying backwards in 1976, if we hadn't had this subsidy, or if we don't have it in 1977, the savings on the real estate tax side would more than offset the increased cost that the additional water would constitute. The reason that's so is because the tax exempt institutions are paying an artificially low price for their water. And that is kept artificially low because we are subsidizing out of the real estate tax dollar.

Councilman James noted we sell water to other municipalities. While we are increasing this proposed rate to Newark citizens and we have contracts with other municipalities who are presently paying a low rate, as these contracts terminate are we going to renegotiate the water rate.

Director Sullivan replied many of the contracts we have with the communities along the pipe line, which are the basic communities that we sell water to, those contracts provide that if there is a rate increase in the City of Newark, then there is an opener clause in the contract that before it terminates we can go back and renegotiate the price of water that we sell and we intend to exercise all options to us under these contracts.

Councilman Carrino stated he voted against the water rate and sewer rate in rease last year. However, the total budget for the water utility for this year, as far as personnel is concerned, has been cut from 355 to 334 employees. The two figures that have been raised through no fault of the City of Newark and not fault of the Water Utility, is that the Townships up at the Pequannock Watershed have raised their taxes to us from \$1.4 million to \$1.9 million since 1973 and the Newark District Water Supply has raised our rates for the water from \$300,000. since 1973. No matter how much we cut the water utility to try to keep the budget down, these outside factors over which we have no control, keep going up. In order to offset these raises, it is not fair for the taxpayer to pay for that raise so that by raising the water rates, we are letting everyone who uses water in the City of Newark make up that deficit. That is the only reason he is going to vote for this raise so that everybody participates in the raise of the rate of water that we use instead of just having the homeowner pay all of the time.

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The motion to adopt the ordinance on First Reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 2, 1977.

A motion to consider Item 8-h under Ordinances for First Reading was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

6-F-g.

The City Clerk read AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE OLD FIRST WARD (ST. LUCY'S) AREA.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone Carrino, James, Tucker, Villani,  
President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 2, 1977.

A motion to consider Item 8-j under Ordinances for First Reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

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6-F-h.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR" ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR STARTER, DIVISION OF TAXICABS)."

(Starter \$9,222. - \$9,222.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 2, 1977.

A motion to consider Item 8-k under Ordinances for First Reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris.

No: Councilman Carrino.

6-F-i.

The City Clerk read AN ORDINANCE TO AMEND ORDINANCE 6-S & F-a, ADOPTED JANUARY 27, 1977, WHICH ORDINANCE CREATED AND CONTINUED THE CENTRAL PLANNING BOARD AND THE BOARD OF ADJUSTMENT, SO AS TO PROVIDE FOR COMPENSATION FOR CLASS IV MEMBERS OF THE CENTRAL PLANNING BOARD AND TO RELATE RECEIPT OF COMPENSATION BY MEMBERS OF BOTH BOARDS TO ATTENDANCE AT MEETINGS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Bottone asked for clarification as to who on this Board will be paid.

City Clerk D'Ascensio replied Class IV members, not any governmental officials.

Councilman Bottone questioned why this matter is being presented to the Council without prior Council discussion at their pre-meeting conference?

Councilman Tucker replied this was discussed late in the pre-meeting conference. This ordinance came about because of the new Land Lease Law. He felt most of the Council are knowledgeable as to what is embodied in this ordinance.

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The motion to adopt the ordinance was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani.

No: President Harris.

Not Voting: Councilman Carrino.

President Harris: The yeses are five, the noes are one and one not voting.

This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 2, 1977.

6-F-1.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF DELANCY STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM AVENUE P TO DOREMUS AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

The City Clerk read into the record the following Order from the Superior

Court of New Jersey:

JAMES V. SEGRETO, ESQ.  
Attorney for the Plaintiff  
329 Belmont Avenue  
Haledon, New Jersey 07508  
(201) 271-0426

SUPERIOR COURT OF NEW JERSEY  
CHANCERY DIVISION, ESSEX COUNTY  
DOCKET NO. C-1247-76

PASSAIC VALLEY SEWERAGE  
COMMISSIONERS, a body  
politic and corporate of  
the State of New Jersey,

Plaintiff

vs.

Civil Action

ORDER

MAYOR AND COUNCIL OF  
CITY OF NEWARK, a  
Municipal Corporation of  
the State of New Jersey,

Defendant

This matter coming on before the Court in the presence of James V. Segreto, Esq., Attorney for the Plaintiff, and Rosaline L. Bressler, Esq., Assistant Corporation Counsel, appearing for Milton A. Buck, Corporation Counsel of the City of Newark, upon the plaintiff's application for summary judgment, and no responding papers having been filed by the defendant, and

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it appearing to the court that no justiciable issues of fact or law are present;

It is on this            day of            , 1977,

ORDERED that summary judgment be entered in favor of the Plaintiff and against the defendants as follows:

1. The City Council of the City of Newark and all of the members thereof are hereby ordered and directed to introduce for first reading an ordinance to provide for the vacation of that portion of Delancy Street which runs from Avenue P to Doremus Avenue, on February 16, 1977.

2. The City Council of the City of Newark and all of the members thereof to conduct a public hearing and to pass on final adoption the said ordinance on March 16, 1977, and thereafter to provide for publication in accordance with law.

3. The Mayor of the City of Newark is hereby ordered that upon the final adoption of the subject ordinance the Mayor shall sign and approve the subject ordinance.

4. The City of Newark is hereby ordered to execute a quit claim deed conveying to the Passaic Valley Sewerage Commissioners its title to the portion of Delancy Street to be vacated and the Mayor and City Council of the City of Newark are hereby directed to take whatever action is necessary to approve and execute the deed.

\_\_\_\_\_  
SHERMIN D. LESTER, J.S.C.

We hereby consent to the form of the within Order.

MILTON A. BUCK, Corporation Counsel

BY: \_\_\_\_\_  
Rosalind L. Bressler  
Assistant Corporation Counsel

Councilman Carrino said the Council is again ordered to do something that he personally knows nothing about. He said this is the first time this matter is being presented and he is hesitant about voting on it.

The City Clerk stated on December 22, 1975 the Council adopted Resolution 7-R-dm, "RESOLUTION AUTHORIZING THE MAYOR AND THE CITY CLERK TO EXECUTE AN AGREEMENT



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BETWEEN THE CITY OF NEWARK AND THE PASSAIC VALLEY SEWERAGE COMMISSION TO CONSTRUCT OR RECONSTRUCT DELANCY STREET FROM THE PRESENT TERMINUS AND CENTRAL RAILROAD TRACKS AND APPROXIMATELY 2,300 FEET EASTLY FROM THE INTERSECTION OF STOCKTON STREET AND DELANCY STREET AND FROM DELANCY STREET TO WILSON AVENUE." The City bound itself by this resolution to vacate that portion of Delancy Street and this suit was brought to comply the City to live up to its contract.

Councilman Carrino questioned what the delay was from December 1975 to the present time.

Councilman Tucker questioned why the Judge's Order was not signed at this point.

The City Clerk explained it is a procedural matter and the Judge will sign an Order when it is presented to him because it has been agreed to by both parties during a court hearing.

Councilman Tucker made a motion to defer action on this ordinance and there was no second to the motion.

Councilman Carrino said he still cannot understand the lapse of time from the date the resolution was adopted in 1975 to this date.

The City Clerk explained he believes there was an intervening suit in the matter during which time it was inadvisable to vacate the street until the suit was disposed of.

Councilman Carrino felt the Council should have been advised of what has been happening during this interval period so that they could be aware of the Order being presented in 1977.

Councilman Carrino suggested in order to be within the confines of the law, that perhaps the Council could adopt this on first reading and have everything clarified between now and the final adoption of the ordinance.

Councilman Tucker suggested the Corporation Counsel give the Council a legal written opinion as to what stipulations are embodied within the Court action and further encompass the consequences that the City faces based on whatever action the Council may take.

A motion to adopt the ordinance on first reading and directing the City Clerk to invite Corporation Counsel Buck to meet with the Council at their pre-meeting conference March 1, 1977 and requesting Corporation Counsel Buck to submit a written legal opinion with respect to this matter was made by Councilman Carrino, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

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President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 2, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-4.1, PARKING LIMITED TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO THIRTY MINUTES ON COMMERCE COURT.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-4.1, Parking Limited to Thirty Minutes, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Commerce Court, west side, from Raymond Boulevard to Commerce Street.

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the

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statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING WAINWRIGHT PLACE AS A ONE-WAY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

Street	Direction of Travel	From	To
Wainwright Place	Westbound	Wainwright Street	Fabyan Place

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

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Section 1. That Section 23:11-1, Traffic Control Signals, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

The intersection of Nye Avenue-Watson Avenue and Bergen Street

The intersection of Nye Avenue and Clinton Place

Section 2. That the traffic signal installation shall be in accordance with the provisions of an act concerning motor vehicles and traffic regulations, Sub-Title I of Title 39 of the Revised Statutes of the State of New Jersey; shall conform to the design and shall be maintained in operation as authorized by the Department of Transportation.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON PROSPECT STREET AND NORTH 5TH STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at All Times of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

Prospect Street, west side, from Market Street to Ferry Street.

Prospect Street, east side, from northerly line of Ferry Street 300 feet north.

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and by adding thereto:

Prospect Street, both sides, from northerly line of Market Street to a point 210 feet southerly therefrom.

No. 5th Street, west side, from Ropes Place to Anthony Street.

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottohe, Carrino, James, Tucker, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

A BOND ORDINANCE TO APPROPRIATE THE ADDITIONAL SUM OF \$325,000 FOR STAGE I OF THE CONSTRUCTION OF THE FILTRATION FACILITIES AT PEQUANNOCK WATER SUPPLY OF THE CITY OF NEWARK, NEW JERSEY, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS. (CAPITAL BUDGET PROJECT NO. 59-71)

WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7RA adopted November 3, 1971, as amended, has heretofore authorized the preparation of an ordinance to finance the improvement hereinafter described (Capital Budget Project No. 59-71):  
and

WHEREAS, the Municipal Council of The City of Newark by Ordinance No. 6S & FV, adopted October 4, 1972 authorized Stage I of the construction of filtration facilities at the Pequannock Water

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Supply of the City of Newark, New Jersey which Stage includes the determination of the present and future treatment and filtration needs of the Pequannock Water Supply, surveys, preliminary plans, pilot plant studies, plans and specifications for the filtration plant and related facility and all other appurtenances and studies leading to construction, analysis of all significant factors impinging on the adequacy of Newark's water supply and storage system as well as on water needs of Newark and of other water customers--existing and potential, short-range and long-range, and

WHEREAS, Said Municipal Council now finds that an additional sum of \$325,000 is required to be appropriated for such improvement; NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark, as follows:

Section 1. The additional sum of \$325,000 is hereby appropriated to the payment of the cost of such Stage I. Said appropriation shall be met from the proceeds of the sale of the bond authorized by this ordinance. Said Stage I is being undertaken as a general improvement and no part of the cost thereof shall be assessed against property specially benefited.

Section 2. It is hereby determined and stated that (1) the making of Stage I of such improvement (hereinafter referred to as "purpose"), is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$1,600,000 including the \$1,275,000 appropriated by said Ordinance No. 6S & FV adopted October 4, 1972 and (4) \$63,750 of said sum was provided by the down payment appropriated to finance said purpose by said Ordinance No. 6S & FV, adopted October 4, 1972 and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$1,536,250 including the \$1,211,250 authorized by said ordinance No. 6S & FV, adopted October 4, 1972 and the \$325,000 herein authorized and (6) the cost of such purpose, as hereinbefore stated, includes the

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aggregate amount of \$1,600,000 inclusive of the \$1,275,000 stated in said Ordinance No. 6S & FV adopted October 4, 1972 which is estimated to be necessary to finance expenses as permitted by Section 40A:2-20 of the Local Bond Law.

Section 3. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$325,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 4. To finance said purpose, bond anticipation notes of said City of an aggregate principal amount not exceeding \$325,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 5. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by

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this ordinance and also the power to sell said notes is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 6. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life, is a period of 40 years computed from the date of said bonds.

Section 7. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$325,000 and that the issuance of the Bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (d) of Section 40A:2-7 of said Law.

Section 8. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to defer action on this ordinance and continue the public hearing was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on Second Reading and Final Passage.

6-S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE PROHIBITING THE PAYMENT OF ANY SALARY OR WAGE TO PUBLIC SERVICE EMPLOYMENT PARTICIPANTS WITHOUT THE ADOPTION OF APPROPRIATE ORDINANCES BY THE MUNICIPAL COUNCIL.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed)



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A motion to defer action on this ordinance was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

6-S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO ACQUISITION AGREEMENT WITH THE NEWARK HOUSING AUTHORITY IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, SECOND ACTION-YEAR. SCHEDULE (B)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed)

A motion to defer action on this ordinance awaiting adoption of a Redevelopment Plan by the Central Planning Board of the City of Newark was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

6-S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO DISPOSITION AGREEMENT WITH THE NEWARK HOUSING AUTHORITY IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, SECOND ACTION YEAR. SCHEDULE (B).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed)

A motion to defer action on this ordinance awaiting adoption of a Redevelopment Plan by the Central Planning Board of the City of Newark, was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

HEARINGS OF CITIZENS.

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6-HC-a.

MR. TOM LAUFFENBURGER, 62 CHESTNUT STREET, EAST ORANGE, NEW JERSEY.

6-HC-b.

MS. BONNIE CONSTAD, 95 PARKER STREET, NEWARK, NEW JERSEY.

6-HC-c.

MR. FRANK HUTCHINS, 469 ELIZABETH AVENUE, NEWARK, NEW JERSEY.

The above speakers addressed the Municipal Council with respect to an emergency repair proposal. They stated that there are too many tenants who have suffered too many winters without heat. They urged the Council to consider this emergency repair proposal.

Councilman James stated that last week he posed a question to Mr. Hutchins as to the whereabouts of the proposed legislation and to the best of his knowledge it was given to Mr. Derick Winans, who is on the staff of Councilman Allen and he believes he is reading this in concert with the Law Department. He wants it clearly known that presently, this body does not have anything before them and as soon as Mr. Winans reviews the data and the Law Department has had a chance to scrutinize the legal contents we will certainly give it every priority and consideration for the best interests of the tenants. The Council shares their concern about life and health and welfare for everyone.

6-HC-d.

MR. THEODORE MURNICK, 375 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the Mortgage Financing Agency. They have just indicated they are interested in selling \$100. million in bonds in red line areas, however, the way the package has been structured, it is really ending up red lining all of Newark. They have, however, picked the whole City of East Orange, the whole City of Paterson, Atlantic City and major parts of other areas. His understanding is that the Council is concerned about this, and had made its concern known but he would like the Council to publicly state something in this connection and maybe request the Mayor, Administration, to come out and publicly ask that all of Newark be included in this package. They put in a major portion of the City, where people live, where people need homes, where people cannot get mortgages. At the same time contact the State legislators who represent Newark, both in the Senate and Assembly, and ask them to try to put some pressure on the Mortgage Finance Agency so under the guise of anti-red lining they don't red line 95% of the City.

President Harris stated that Mr. Demmison appeared before the Council at the last special conference and he was directed by this body to come up with a plan that would encompass the entire City of Newark.

Mr. Murnick addressed the Council with respect to the conflicts of interest which has appeared in the newspapers with respect to the Board of Education. He felt all City employees who do business with the City, personally or through companies, provide that information to the City as a public record so we can see if there are other

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conflicts of interest in the City.

Mr. Murnick continued his remarks and referred to a blight declaration for a parking lot in downtown Newark. There has been much talk about a potential Public Service building in this area but when he questioned Mr. Notte, he said "what Public Service building". When he asked the representative of the NEDC, they said the same thing. He said maybe the questions asked, should be asked why is this thing being treated so secretly.

Mr. Murnick questioned the Council why they don't ask the Mayor, publicly to take a stand on the revaluation. He has not heard Administration say anything, therefore, he would have to assume the Mayor is in favor of the revaluation and also if Administration is against revaluation why don't they bring a suit against the basic revaluation statute.

Councilman Tucker said for a matter of record it needs to be said he thinks the consideration of our resolution dealing with blight declaration is guided by state statute. The Council cannot take any other factors into consideration whether the future development of the land, or any particular proposed plans are submitted, get us to discuss that matter which in turn would be put directly into the record so subsequently at a later time, it can be taken into court. The statute dictates that the blight declaration must stand on its own and no other factors above and beyond what is dictated in the statute can be considered by the Municipal Council. The other point he would like to enlighten the speaker on the item he talked about red lining. Lets deal with one particular reality and that was the intent of the Legislation, he is well aware of the real estate game and the gains that can be made. The Council has already gone on record indicating to go City-wide. Councilman Tucker said his particular concern on the matter is that the program was generated because of areas being red lined and he does not necessarily look at scrupulous developers trying to move that particular FHA subsidy into lucrative areas so they can make some money. He wants to make it very clear what we are talking about, the statute says red lining, red line districts are delineated in the statute. The point he is more concerned about is what unscrupulous land developers can do, when we go City-wide, go to any area and utilize the subsidy and basically move into that one direction.

Councilman Tucker added he is more concerned about the impact of the red line areas because that was the intent of the legislation. He is hopeful that the State will say, yes you can go City-wide but you must impact on the areas which were red lined previously. If that does not take place, then what we have done we have played right into the hands of the real estate brokers who in turn will make a million dollars on the whole deal. The other point he referred to was the poor representation as per the

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newspaper accounting dealing with the action of Assemblyman Michael Aduato. He does not accept the Star Ledger editorial that the main reason for the resolution failing in the Assembly was the cause of his particular action. He does feel that it was a contributing factor but he thinks the issue in relation to revaluation in the City of Newark is much larger than any one particular Assemblyman or any particular action that might have been negative. Revaluation has a lot of impact on the citizens so he does not necessarily accept the editorial relating that Michael Aduato was the major reason for it's defeat.

6-HC-e.

MR. FRANK A. CASTELLANO, 227 ELWOOD AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to his reimbursement of compensatory time which he had accumulated before he was laid off from the Department of Recreation and Parks.

Councilman Carrino said he does not think the speaker is being fair and he is not being completely honest. He was told that his temporary position was no longer in the budget and that he had the right to go back to the position which he permanently held and he refused to take that position and he can still go back.

President Harris said that there is no question the Council as a body is sympathetic and will continue to look into it as terms of Administration handling this situation. Councilman Carrino is certainly interested and he has been researching this.

Councilman Carrino said we have a commitment from the Department of Recreation and Parks and if Mr. Castellano accepts his last position and goes back to work he will then get his compensatory time. He cannot get his compensatory time if he is not employed by the City.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.

RESOLUTION RATIFYING A CONTRACT BETWEEN THE CITY OF NEWARK AND THE NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR THE IMPLEMENTATION OF "TACTICAL ANTI-CRIME TEAMS PROJECT, CONTINUATION," SAID PROJECT NOT TO EXCEED \$724,128. (SLEPA-\$350,000., STATE BUY-IN-\$19,444., LOCAL CASH-\$19,445., TOTAL LOCAL CASH \$54,684. TO BE PROVIDED BY CITY AND HCDA, FOR THE PERIOD OCTOBER 1, 1976 TO JANUARY 5, 1977; FURTHER AUTHORIZING THE MAYOR TO ENTER INTO CONTRACT FOR SAID PROJECT OFR THE PERIOD JANUARY 6, 1977 TO JUNE 30, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

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7-R-b.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$369,444., SPECIAL ITEM OF

APPROPRIATION, TACTICAL ANTI-CRIME TEAMS PROJECT; SAID EMERGENCY FUNDS SHALL BE PROVIDED  
IN 1977 BUDGET.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-c.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE

INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" TACTICAL ANTI-CRIME  
TEAMS PROJECT, \$369,444.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-d.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE A CONTRACT WITH

PRESTIGE MAINTENANCE, INC., 86 WASHINGTON STREET, EAST ORANGE, NEW JERSEY, LOWEST  
RESPONSIBLE BIDDER, FOR JANITORIAL MAINTENANCE SERVICES (CITY HALL ANNEX, POLICE HEAD-  
QUARTERS, ALL POLICE PRECINCTS, 31 GREEN STREET AND 36 VICTORIA STREET), IN ACCORDANCE  
WITH THEIR BID AND SPECIFICATIONS, IN AMOUNT NOT TO EXCEED \$153,644.40. (FUNDS FOR DE-  
FRAYMENT REQUESTED IN 1977 BUDGET AND WILL BE ENCUMBERED UPON ADOPTION OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Division of Public Property Manager Toma, Office of Technical Support Manager Jan Vanderpool and Raymond Bosco, Prestige Inc. met with the Council January 25, 1977)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-e.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE A DRAFT IN SUM OF

\$6,500. PAYABLE TO EDITH NURNBERG AND SLAVITT, FISH & COWEN, ESQS., 17 ACADEMY STREET,  
NEWARK, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL  
AND COMPLETE SETTLEMENT OF CLAIM FOR ERRONEOUS DEMOLITION OF PROPERTY 521 BERGEN STREET  
BY THE NEWARK DEMOLITION TEAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Assistant Corporation Counsel Scola met with the Council February 15, 1977)

A motion to adopt the resolution was made by Councilman Villani, seconded by

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Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-f.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$56,449., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE LAW ENFORCEMENT AND CRIMINAL JUSTICE PLANNING; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-g.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" COMPREHENSIVE LAW ENFORCEMENT AND CRIMINAL JUSTICE PLANNING, \$56,449.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-h.

RESOLUTION APPROVING PARTICIPATION OF THE CITY OF NEWARK WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY IN AN APPLICATION ENTITLED "VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER" PROPOSED TO BE FUNDED IN THE AMOUNT OF \$92,222. BY SLEPA, STATE BUY-IN-\$5,123., LOCAL CASH-\$5,123., TALLING \$102,468.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-i.

RESOLUTION RATIFYING EXTENSION OF CONTRACT WITH NEWARK HOUSING AUTHORITY FOR PERIOD SEPTEMBER 8, 1976 TO FEBRUARY 16, 1977; FURTHER AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH NEWARK HOUSING AUTHORITY FOR PERIOD FEBRUARY 17, 1977 TO MARCH 31, 1977, TO PROVIDE TRANSITIONAL PUBLIC SERVICE EMPLOYMENT FOR 32 PERSONS AS SECURITY GUARDS AT ITS ELDERLY HOUSING FACILITIES; NO ADDITIONAL FUNDS ARE REQUIRED. (RESOLUTION 7-R-br, NOVEMBER 17, 1975)

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-j.

RESOLUTION RATIFYING EXTENSION OF CONTRACT WITH THOMAS A. EDISON COLLEGE FOR PERIOD OCTOBER 1, 1976 TO FEBRUARY 16, 1977; FURTHER AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH THOMAS A. EDISON COLLEGE FOR PERIOD FEBRUARY 17, 1977 TO JULY 31, 1977, TO PROVIDE EDUCATIONAL ASSESSMENT AND EVALUATION; NO ADDITIONAL FUNDS ARE REQUIRED. (RESOLUTION 7-R-dk, JULY 14, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-k.

RESOLUTION RATIFYING EXTENSION OF CONTRACT WITH THEATER OF UNIVERSAL IMAGES FOR PERIOD JANUARY 20, 1977 TO FEBRUARY 16, 1977; FURTHER AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH THEATER OF UNIVERSAL IMAGES FOR PERIOD FEBRUARY 17, 1977 TO MARCH 4, 1977, TO OPERATE A TRAINING PROGRAM FOR NEWARK RESIDENTS IN RADIO-TELEVISION PRODUCTION AND CINEMATOGRAPHY. (RESOLUTION 7-R-g, OCTOBER 20, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino.

7-R-l.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO SUBMIT A PREAPPLICATION TO THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT UNDER THE DISCRETIONARY GRANT PROGRAM FOR METROPOLITAN AREAS ESTABLISHED BY TITLE I OF THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, P.L. 93-383.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration, per the request of Review and Planning Officer Wilbert Allen, M.P.D.O., was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-m.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CHERYL

JOHNSON, CLERK STENOGRAPHER, OFFICE OF CITY CLERK, FOR PERIOD BEGINNING FEBRUARY 1, 1977  
AND ENDING JULY 31, 1977. (TO SERVE AS AID TO COUNCILMAN - FIRST LEAVE BEGAN AUGUST  
1, 1974)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-n.

RESOLUTION RATIFYING THE AMENDMENT OF A CONTRACT AUTHORIZED BY RESOLUTION

7-R-x, OCTOBER 20, 1976 WITH FOODTOWN SUPERMARKETS FOR PERIOD JULY 1, 1976 TO SEPTEMBER  
30, 1976, FOR PROVISION OF NECESSARY ELEMENTS OF THE FOOD COMPONENT OF THE W.I.C. PROGRAM,  
REFLECTING AND EFFECTING THE CHANGES NOTED HEREIN; DOES NOT REQUIRE THE EXPENDITURE OF  
ANY MUNICIPAL FUNDS BY THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-o.

RESOLUTION AMENDING RESOLUTION 7-R-dd, JULY 14, 1976, AUTHORIZING DIRECTOR OF

HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NEW JERSEY STATE DEPARTMENT OF HEALTH  
FOR PERIOD JULY 15, 1976 TO OCTOBER 31, 1976, INSTEAD OF JULY 1, 1976 TO DECEMBER 31,  
1976, AND AMENDING MAXIMUM AMOUNT TO BE PAID FROM \$8,625. PAYABLE AT THE RATE OF \$5.75  
PER SPECIMEN OF BLOOD SAMPLE ANALYZED, UP TO 1,500 TO \$4,444.75 PAYABLE AT THE RATE OF  
\$5.75 PER SPECIMEN OF BLOOD SAMPLE ANALYZED, 773. (CONTRACT AWARDED WITHOUT COMPETITIVE  
BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A 40A:11-5 (2); AUTHORIZING  
ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.



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7-R-p.

RESOLUTION AMENDING RESOLUTION 7-R-c, JUNE 24, 1976, BY REDUCING GRANT FROM DIVISION OF DRUG ABUSE CONTROL OF THE NEW JERSEY STATE DEPARTMENT OF HEALTH FROM \$800,600. TO \$618,569. FOR PERIOD JUNE 25, 1976 TO JUNE 24, 1977; TOTAL FUNDING IS \$1,168,070.; NEW JERSEY STATE DEPARTMENT OF HEALTH-\$618,569., CITY OF NEWARK--MATCH IN-KIND-\$120,000. AND H.C.D.A. II-\$429,501.; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE AN AMENDED CONTRACT REFLECTING THE CHANGES NOTED HEREIN, EFFECTIVE SEPTEMBER 25, 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-q.

RESOLUTION AMENDING RESOLUTION 7-R-x, OCTOBER 20, 1976, CONTRACT BETWEEN CITY OF NEWARK AND OLSHIN'S PHARMACY FOR PERIOD JULY 1, 1976 TO SEPTEMBER 30, 1976, FOR PROVISION OF NECESSARY ELEMENTS OF THE FOOD COMPONENT OF THE W.I.C. PROGRAM, BY CHANGING CERTAIN LANGUAGE IN ARTICLE I, SCOPE OF SERVICES, PARAGRAPH 1 AND ADDING ANOTHER SUBPARAGRAPH IN PARAGRAPH 6 AND CHANGING ARTICLE II -- COMPENSATION; DOES NOT REQUIRE THE EXPENDITURE OF ANY MUNICIPAL FUNDS BY THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-r.

RESOLUTION AMENDING RESOLUTION 7-R-bd, SEPTEMBER 15, 1976, BY AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACTS FOR PROVISION OF REQUIRED SERVICES PURSUANT TO NEWARK'S MULTIPHASIC DRUG TREATMENT PROGRAM WITH HOUSE OF INSIGHT-\$128,456.25, SOUL-O-HOUSE-\$87,018.75 AND NEW WELL-\$45,581.25, FOR PERIOD SEPTEMBER 25, 1976 TO JUNE 24, 1977 FOR TOTAL SUM OF \$261,056.25 TO BE FUNDED BY NEW JERSEY STATE DEPARTMENT OF HEALTH-62% AND CITY OF NEWARK (IN-KIND AND H.C.D.A.II)-38%; DOES NOT REQUIRE THE EXPENDITURE OF ANY MUNICIPAL FUNDS BY THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

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7-R-s.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION OF CITY OF NEWARK WITH PANTRY

PRIDE AND FOOD FAIR, INC., VAILSBURG FOODTOWN, FOODTOWN SUPERMARKETS, ATLANTIC & PACIFIC  
TEA COMPANY, OLSHIN'S PHARMACY AND ANGELO PHARMACY FOR PERIOD OCTOBER 1, 1976 TO FEBRUARY  
16, 1977 FOR PROVISION OF NECESSARY ELEMENTS OF FOOD COMPONENT OF THE W.I.C. PROGRAM;  
FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACTUAL OBLIGATION  
WITH PANTRY PRIDE & FOOD FAIR, INC., VAILSBURG FOODTOWN, FOODTOWN SUPERMARKETS, ATLANTIC  
& PACIFIC TEA COMPANY, OLSHIN'S PHARMACY AND ANGELO PHARMACY FOR PERIOD FEBRUARY 17,  
1977 TO MARCH 31, 1977; MAXIMUM AMOUNT TO BE PAID UNDER SAID AGREEMENT IS \$966,000.  
WHICH SHALL BE PAID FROM GRANT FROM UNITED STATES DEPARTMENT OF AGRICULTURE, THROUGH  
NEW JERSEY STATE DEPARTMENT OF HEALTH IN AMOUNT OF \$1,159,200. (CONTRACTS AWARDED WITHOUT  
COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1) (a);  
AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to amend this resolution by deleting Atlantic & Pacific Tea Company was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

A motion to adopt the resolution, as amended, was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-t.

RESOLUTION RATIFYING CONTRACT BETWEEN CITY OF NEWARK AND YOUTH DEVELOPMENT

CLINIC OF NEWARK FOR PSYCHIATRIC AND OTHER SUPPORTIVE SERVICES RENDERED AT YOUTH  
DEVELOPMENT CLINIC OF NEWARK, 303-309 WASHINGTON STREET, FOR PERIOD JANUARY 1, 1977 TO  
FEBRUARY 16, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO  
CONTRACT WITH YOUTH DEVELOPMENT CLINIC OF NEWARK FOR PERIOD FEBRUARY 17, 1977 TO MARCH  
31, 1977; MAXIMUM AMOUNT TO BE PAID BY CITY UNDER CONTRACT IS \$8,523.90 AND SHALL BE  
PAID FROM 1977 TEMPORARY OPERATING BUDGET, DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT  
AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A.  
40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

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7-R-u.

RESOLUTION RATIFYING CONTRACT BETWEEN CITY OF NEWARK AND COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR MATERNITY INFANT CARE PROJECT FOR PERIOD OCTOBER 1, 1976 TO FEBRUARY 16, 1977, FOR CLINICAL SERVICES TO W.I.C. PROGRAM; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH COLLEGE OF MEDICINE AND DENTISTRY FOR PERIOD FEBRUARY 17, 1977 TO MARCH 31, 1977; THERE SHALL BE NO MONETARY COMPENSATION PAID BY THE CITY OF NEWARK TO THE CONTRACTOR.

(Copy of resolution and correspondence submitted to each Member of Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-v.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION BETWEEN CITY OF NEWARK AND FRIENDS OF CLINTON HILL, INC. FOR BESSIE SMITH HEALTH CENTER FOR PERIOD OCTOBER 1, 1976 TO FEBRUARY 16, 1977, FOR CLINICAL SERVICES TO THE WIC PROGRAM; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH FRIENDS OF CLINTON HILL, INC. FOR BESSIE SMITH HEALTH CENTER FOR PERIOD FEBRUARY 17, 1977 TO MARCH 31, 1977; \$3,100. SHALL BE DERIVED FROM A GRANT FROM THE UNITED STATES DEPARTMENT OF AGRICULTURE THROUGH THE NEW JERSEY STATE DEPARTMENT OF HEALTH, IN THE AMOUNT OF \$1,159,200. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1) (a).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-w.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION BETWEEN THE CITY OF NEWARK AND COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR MARTLAND HOSPITAL FOR PERIOD FROM OCTOBER 1, 1976 TO FEBRUARY 17, 1977, FOR CLINICAL SERVICES TO THE W.I.C. PROGRAM; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR MARTLAND HOSPITAL FOR PERIOD FEBRUARY 16, 1977 TO MARCH 31, 1977 FOR AMOUNT OF \$4,400.; SHALL BE DERIVED FROM A GRANT FROM THE UNITED STATES DEPARTMENT OF AGRICULTURE THROUGH THE NEW JERSEY STATE DEPARTMENT OF HEALTH IN THE AMOUNT OF \$1,159,200. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(2)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by

President Harris and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-x.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION BETWEEN THE CITY OF NEWARK AND NORTH JERSEY COMMUNITY UNION HEALTH CENTER FOR PERIOD OCTOBER 1, 1976 TO FEBRUARY 16, 1977 FOR CLINICAL SERVICES TO THE W.I.C. PROGRAM; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NORTH JERSEY COMMUNITY UNION HEALTH CENTER FOR PERIOD FEBRUARY 17, 1977 TO MARCH 31, 1977 FOR AMOUNT OF \$2,500.; SHALL BE DERIVED FROM A GRANT FROM THE UNITED STATES DEPARTMENT OF AGRICULTURE THROUGH THE NEW JERSEY STATE DEPARTMENT OF HEALTH, IN THE AMOUNT OF \$1,159,200. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-y.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH ANGELES LUCHAYCO, M.D., FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER FROM FEBRUARY 21, 1977 TO MARCH 31, 1977: MAXIMUM AMOUNT TO BE PAID UNDER CONTRACT IS \$900. AND SHALL BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR II, ALLOCATED TO THE DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-z.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH SUPHAVIT MUTTAMARA, M.D., FOR DELIVERY OF MEDICAL SERVICES AT THE DAYTON COMMUNITY HEALTH CENTER FROM FEBRUARY 21, 1977 TO MARCH 31, 1977; MAXIMUM AMOUNT TO BE PAID UNDER CONTRACT IS \$1,800. AND SHALL BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR II, ALLOCATED TO THE DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-ba.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH CORDELL LIGHTFOOT, D.D.S., FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER FROM FEBRUARY 21, 1977 TO MARCH 31, 1977; MAXIMUM AMOUNT TO BE PAID UNDER CONTRACT IS \$900. AND SHALL BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR II, ALLOCATED TO THE DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-bb.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH JAMES C. BYRNE, D.P.M., FOR DELIVERY OF MEDICAL SERVICES AT THE DAYTON COMMUNITY HEALTH CENTER FROM FEBRUARY 21, 1977 TO MARCH 31, 1977; MAXIMUM AMOUNT TO BE PAID UNDER CONTRACT IS \$1,800. AND SHALL BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR II, ALLOCATED TO THE DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-bc.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH CARL PEARLMAN, O.D., FOR DELIVERY OF MEDICAL SERVICES AT THE DAYTON COMMUNITY HEALTH CENTER FROM FEBRUARY 21, 1977 TO MARCH 31, 1977; MAXIMUM AMOUNT TO BE PAID UNDER CONTRACT IS \$1,350. AND SHALL BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR II, ALLOCATED TO THE DEPARTMENT OF HEALTH AND

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WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS  
LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded  
Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bd.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE A DRAFT IN SUM OF  
\$3,500. PAYABLE TO LORENZO JONES AND ROBERT J. SUSSMAN, ATTORNEY AT LAW, 56 BROAD STREET,  
BLOOMFIELD, NEW JERSEY, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY THE  
CORPORATION COUNSEL, FOR REFUSING TO AID POLICE OFFICERS IN THE PROCESS OF MAKING AN  
ARREST OF A CRIMINAL SUSPECT AT OR NEAR 470 FOURTH AVENUE, JUNE 30, 1974 AND WAS CHARGED  
BY THE NEWARK POLICE OFFICERS WITH FAILING TO ASSIST A POLICE OFFICER IN THE PERFORMANCE  
OF HIS DUTIES. (MR. JONES INSTITUTED SUIT AGAINST THE CITY OF NEWARK AND POLICE OFFICERS  
IN THE SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, ESSEX COUNTY AND WHEN MATTER WAS  
ASSIGNED OUT FOR TRIAL MR. JONES AGREED TO ACCEPT THE SUM OF \$3,500. IN SETTLEMENT OF  
THE AFOREMENTIONED LITIGATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-be.

RESOLUTION AUTHORIZING MAYOR TO FILE APPLICATION WITH SECRETARY OF THE INTERIOR  
FOR TRANSFER OF PROPERTY, WHICH HAS BEEN DECLARED SURPLUS AND AT THE DISCRETION OF THE  
GENERAL SERVICES ADMINISTRATION MAY BE ASSIGNED TO THE SECRETARY OF INTERIOR FOR  
DISPOSAL FOR PUBLIC PARK OR RECREATIONAL PURPOSES, UNDER THE PROVISIONS OF SECTION 203 (K)  
(2) OF THE FEDERAL PROPERTY ADMINISTRATIVE SERVICES ACT OF 1949 (63 STAT. 387), AS  
AMENDED, AND RULES AND REGULATIONS PROMULGATED PURSUANT THERETO, MORE PARTICULARLY  
DESCRIBED AS 125 FIRST STREET, BLOCK 1882, LOT 15 U.S. ARMY RESERVE CENTER, INSTALLATION  
NUMBER 4192, NEWARK, NEW JERSEY, D-NJ-542 (.66 ACRES); THE CITY OF NEWARK UPON CONVEYANCE  
OF SAID PROPERTY, WILL ASSUME IMMEDIATE CARE AND MAINTENANCE OF SAID PROPERTY; THE  
CITY OF NEWARK WILL ASSUME THE PAYMENT OF ALL FEES AND COSTS INCURRED IN CONNECTION WITH  
TRANSFER OF SAID PROPERTY FOR SURVEY, TITLE SEARCHES, RECORDATION OR INSTRUMENTS, OR  
OTHER COSTS IDENTIFIED WITH THE FEDERAL SURPLUS PROPERTY ACQUISITION.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Mr. Art Blumental, Open Space Coordinator met with the Council February

15, 1977)

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A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani.

President Harris.

7-R-bf.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, SALARIES AND WAGES, MECHANICAL REPAIRMAN-\$10,000. TO SERVICE BY CONTRACT OR AGREEMENT, VEHICULAR EQUIPMENT REPAIR CONTRACT-\$10,000., PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bg.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF \$2,500. PAYABLE TO ANTHONY PECORARO AND HIS GUARDIAN AD LITEM ANTHONY G. PECORARO AND EDWARD J. GILHOOLY, ESQ., IN FULL AND COMPLETE SETTLEMENT OF HIS CLAIM UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR INJURIES SUSTAINED TO ANTHONY PECORARO'S TEETH AS A RESULT OF NEGLIGENT MAINTENANCE OF THE FACILITIES AT THE PLAYGROUND SITUATED AT ROME STREET AND CHARLES STREET WHEN A CHAIN LADDER NOT BEING PROPERLY SECURED STRUCK HIM IN THE FACE ON OR ABOUT OCTOBER 22, 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bh.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK IN AMOUNT OF \$1,500. PAYABLE TO VITA NEPON AND ELI NEPON AND MILTON C. YARROW, ESQ., THEIR ATTORNEY, IN FULL AND TOTAL SETTLEMENT UPON THE RECEIPT BY THE CORPORATION COUNSEL'S OFFICE OF A GENERAL RELEASE AND THOSE DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL, FOR INJURIES SUSTAINED TO VITA NEPON WHO TRIPPED AND FELL ON SIDEWALK LOCATED AT 173 MIDLAND PLACE. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, DOCKET NO. L-4261-74 AGAINST CITY OF NEWARK FOR ALLEGEDLY PLANTING A TREE IN SAID VICINITY WHOSE ROOTS CAUSED SIDEWALK TO BECOME UNEVEN AND AGAINST STEVEN KOPEL AND ROSE KOPEL, OWNERS OF 173 MIDLAND PLACE, FOR NEGLIGENT MAINTENANCE AND REPAIR OF SIDEWALK; \$1,500.-CITY OF NEWARK AND \$3,500.-

STEVEN AND ROSE KOPEL)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bi. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO DELIVER CHECK IN SUM OF \$1,000.

PAYABLE TO CHARLES FERRUGGIA, JR., KATHLEEN FERRUGGIA, DAVID ROTHBART, MARLENE ROTHBART AND ROBERT FERRUGGIA AND GOLDSTEIN & TOTO ESQS., IN FULL SETTLEMENT OF CLAIM AND ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DAMAGES ARISING OUT OF DEMOLITION OF BUILDING ON PREMISES LOCATED AT 125 16TH AVENUE, NEWARK, NEW JERSEY ON OR ABOUT OCTOBER 28, 1974. (INSTITUTED SUIT AGAINST CITY OF NEWARK AND OTHER PARTIES IN SUPERIOR COURT OF ESSEX COUNTY, DOCKET NO. L-7133-74)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bj. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$35.

TO THEODORE LADA UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DAMAGES TO HIS VEHICLE WHEN DIRECTOR OF PROJECT RESOURCE, DEPARTMENT OF ENGINEERING WAS UNLOADING HIS VEHICLE IN FRONT OF CITY HALL INADVERTENTLY DROPPED A TRIPOD ON SAID VEHICLE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bk. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR

\$57.75 TO DEL'S ELECTRIC, INC. UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR DAMAGES TO THE EXTERIOR ELECTRIC LINE ON HOUSE OWNED BY MARY PALADINO WHEN EMPLOYEES OF THE BUREAU OF PARKS AND GROUNDS, DEPARTMENT OF RECREATION AND PARKS WERE REMOVING A TREE IN THE AREA OF 547 CLIFTON AVENUE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:



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Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

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7-R-bl.

RESOLUTION REAPPOINTING SPECIAL POLICEMEN FOR YEAR ENDING DECEMBER 31, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bm.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM

JACOB ROTHFELD, WIDOWER, OWNER OF PREMISES 138 PENNSYLVANIA AVENUE, BLOCK 2805, LOT 24, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bn.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE AND TAX COLLECTOR TO CANCEL ANY

OUTSTANDING TAXES FOR 1974(3 MONTHS)-\$223.60, 1975-\$1,013.88, 1976-\$1,020., FOR PREMISES 693 SOUTH 17TH STREET, BLOCK 357, LOT 21, OWNED BY A.M.E. CHURCH; ASSESSED IN ERROR, EXEMPT PROPERTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bo.

RESOLUTION APPROVING THE DETERMINATION OF THE CENTRAL PLANNING BOARD THAT

CITY BLOCK 141, LOTS 1 AND 26 AND CITY BLOCK 142, LOT 1 IS A BLIGHTED AREA AS DEFINED IN CHAPTER 187 OF THE LAWS OF 1949 OF NEW JERSEY (R.S. 40:55-21.1 ET SEQ.) AS AMENDED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to notify all persons at the hearing before the Planning Board who filed written objection was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Carrino requested Mr. Faiella to explain the justification for asking this area be declared blighted.

Mr. Faiella replied that the Central Planning Board in the report found that Title 40:55-C-21, the criteria is labeled D and E dealing with under-utilization and another part of the statute deals with discontinuance of decreasing deterioration of

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the area in question found to be abided by the statute. In addition we have asked the Council to consider Part B discontinuance of industry, taking into account the transportation industry which has trolley cars underground. He believes the report cites statistics of how little that space is utilized above and below ground and the total lack of utilization of that piece of property which regard to the downtown business district being used to service parking for 60 years. He thinks in his opinion it meets the basis of the criteria of blight.

The motion to adopt the resolution and direct the City Clerk to notify all persons at the hearing before the Planning Board who filed written objection was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-bp.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE AND DELIVER CHECK IN AMOUNT OF \$3,000. PAYABLE TO MARLENE MACK AND NADINE H. TAUB, ESQ., HER ATTORNEY, 175 UNIVERSITY AVENUE, NEWARK; SEEKING COMPENSATORY AND PUNITIVE DAMAGES AGAINST THE CITY OF NEWARK AND THE NAMED POLICE OFFICER ALLEGING SHE WAS WRONGFULLY ARRESTED AND DETAINED BY POLICE OFFICERS AS A MATERIAL WITNESS AND WAS IMPRISONED IN VIOLATION OF MATERIAL WITNESS STATUTE. (INSTITUTED SUIT IN UNITED STATES DISTRICT COURT, DOCKET NO. 74-299 AND WHEN MATTER CAME ON FOR TRIAL BEFORE HONORABLE VINCENT B. BIUNNO, U.S.D.J. A SETTLEMENT CONFERENCE WAS HELD AND THE PLAINTIFF WAS AGREEABLE TO COMPROMISING HER SUIT IN SAID AMOUNT; FURTHER JUDGE BIUNNO IN THE PROPOSED ORDER OF SETTLEMENT THAT A MEMORANDUM BE PREPARED BY THE COURT CONCERNING THE PROCEDURE TO BE FOLLOWED FOR MATERIAL WITNESSES BE READ AS PROVIDED BY THE COURT'S ORDER TO MEMBERS OF THE NEWARK POLICE DEPARTMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-bq.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN SUM OF \$1,150. MADE PAYABLE TO VORNADO, INC. AND BROWNE, BUCKALEW AND DEMARRAIS, ATTORNEYS, UPON RECEIPT OF THE NECESSARY RELEASES AND DOCUMENTATION INDICATING THAT THE JUDGMENT IN THIS MATTER HAS BEEN SATISFIED, FOR PAYMENT DUE AS RESULT OF DELIVERY OF MERCHANDISE TO THE COMMUNITY REDEVELOPMENT AGENCY. (INSTITUTED SUIT IN ESSEX COUNTY DISTRICT COURT, DOCKET NO. 2085-75)

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-br.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM WILLOUGHBY STREET INC., OWNER OF PREMISES 51-53 AND 55-57 WILLOUGHBY STREET, BLOCK 3053, LOT 42 AND 38, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bs.

RESOLUTION AUTHORIZING TAX ASSESSOR TO EXECUTE CONTRACT AWARDED TO WILLIAM MERDINGER FOR REAL PROPERTY CONSULTANT AND APPRAISAL SERVICES; FUNDS FOR PAYMENT OF AFORESAID CONTRACT IN THE AMOUNT OF \$22,000.; \$4,000. IN 1977 TEMPORARY BUDGET OF OFFICE OF ASSESSMENT AND \$18,000. IN FINAL BUDGET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bt.

RESOLUTION RATIFYING CONTRACT WITH GI GI KENNELS, 900 PASSAIC AVENUE, EAST NEWARK, NEW JERSEY, ONLY RESPONSIBLE BIDDER, FOR ANIMAL SHELTER SERVICES, FOR THE PERIOD SEPTEMBER 1, 1976 TO FEBRUARY 16, 1977; FURTHER AUTHORIZING THE BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH GI GI KENNELS, FOR THE PERIOD FEBRUARY 17, 1977 TO AUGUST 31, 1977; TOTAL AMOUNT NOT TO EXCEED \$21,000. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; TO BE PAID FROM DEPARTMENT OF HEALTH AND WELFARE, TRUST FUND ACCOUNT #601

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Bottone.

Councilman James indicated he shall start a crusade for not voting for any more appropriations for temporary services rendered outside of the City. All of us are aware of the dog problem in Newark, dogs are running wild throughout the City and for some five years we have been promising to address ourselves to the problem and this only amounts to a 'band-aid' approach. He thinks the largest City in the State of New Jersey

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should have a Humane Society functioning available for the many problems which are brought to our attention, therefore, after six years on the Council, we are still using a piecemeal approach and he will not vote for such appropriation.

The motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Tucker, Villani, President Harris.

No: Councilmen James.

7-R-bu.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL 169 JUNK VEHICLES, RECOVERED UNCLAIMED MOTOR VEHICLES IN THE POSSESSION OF THE NEWARK POLICE DEPARTMENT WHICH WERE FOUND ABANDONED AND UNCLAIMED; PURSUANT TO N.J.S.A. 39:10A-1 AND N.J.S.A. 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bv.

RESOLUTION AUTHORIZING A SALE OF CITY-OWNED PROPERTIES KNOWN ON THE TAX MAPS AS 571 NORTH SIXTH STREET, BLOCK 597, LOT 43, 588 NORTH SIXTH STREET, BLOCK 596, LOT 11, 592-594 NORTH SIXTH STREET, BLOCK 596, LOT 9, 500 NORTH SIXTH STREET, BLOCK 596, LOT 5, 602 NORTH SIXTH STREET, BLOCK 596, LOT 3, AND 607-609 NORTH SIXTH STREET, BLOCK 640, LOT 25.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bw.

RESOLUTION AUTHORIZING LEASING AT PUBLIC AUCTION 2,910 SQUARE FEET OF PARKING LOT SPACE OF CITY-OWNED PROPERTY AT 30 BEACON STREET, BLOCK 237, LOT 75 FOR A TWO YEAR PERIOD AT A MINIMUM RENTAL OF ONE HUNDRED (\$100.) DOLLARS PER YEAR OR THE COUNTY TAXES WHICHEVER IS GREATER, PURSUANT TO N.J.S.A. 40A:12-14 (a).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

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7-R-bx.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO CANCEL \$36,014.58 OUTSTANDING WATER-SEWER CHARGES ON PROPERTIES WHICH CITY OF NEWARK HAS FORECLOSED PURSUANT TO IN REM FORECLOSURES, AS PER ATTACHED SCHEDULE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-by.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO MILDRED M. BAKER, 54 SCHEERER AVENUE, NEWARK, NEW JERSEY, 07112, THE SUM OF \$243.45, NOW ON THE RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO PAYMENT MADE ON OVERESTIMATED CHARGES RENDERED ON ACCOUNT NO. 06-403-0800-00, 54 SCHEERER AVENUE, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-bz.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TO INDIVIDUALS ON ANNEXED EXHIBIT "A", TOTALLING \$413,353.50, BY REASON OF COUNT BOARD JUDGMENTS, STATE BOARD JUDGMENTS AND CASH OVERPAYMENTS, FOR YEARS 1970, 1971, 1973, 1974 AND 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-ca.

RESOLUTION DESIGNATING THE INTERSECTION OF MARKET STREET AND PROSPECT STREET AS A STOP INTERSECTION AND INSTALLING STOP SIGN ON MARKET STREET; PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-cb.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CLARA M. HUNT, SENIOR INSTITUTIONAL TELEPHONE OPERATOR, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF

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CODE ENFORCEMENT, BUREAU OF INSPECTIONS, FOR PERIOD BEGINNING JANUARY 31, 1977 AND  
ENDING JULY 31, 1977. (ADMINISTRATIVE ANALYST, DEPARTMENT OF HEALTH AND WELFARE, DIVISION  
OF INSPECTIONS - FIRST LEAVE BEGAN JANUARY 31, 1975)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-cc.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CLARENCE  
PARKER, CHIEF SANITARY INSPECTOR, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS  
BUREAU OF CHILDHOOD LEAD POISONING, FOR PERIOD BEGINNING JANUARY 1, 1977 AND ENDING  
JUNE 30, 1977 (COORDINATOR, CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROGRAM -  
FIRST LEAVE BEGAN JANUARY 1, 1975)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-cd.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO PATRICIA  
DZWONCZYK, CLERK TYPIST, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, FOR  
PERIOD BEGINNING JANUARY 1, 1977 AND ENDING JUNE 30, 1977. (PRINCIPAL CLERK TYPIST  
CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROGRAM - FIRST LEAVE BEGAN JANUARY 1,  
1975)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-ce.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO ANN MARIE  
OMOLINO, BUDGET EXAMINER, 37.5 HOURS, DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET,  
FOR PERIOD BEGINNING JULY 2, 1976 AND ENDING DECEMBER 2, 1976. (SENIOR BUDGET EXAMINER,  
OFFICE OF THE MAYOR AND AGENCIES, EMPLOYMENT AND TRAINING - FIRST LEAVE BEGAN APRIL  
2, 1976)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

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7-R-cf.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO ANN MARIE

OMOLINO, BUDGET EXAMINER, 37.5 HOURS, DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET,  
FOR PERIOD BEGINNING DECEMBER 2, 1976 AND ENDING MAY 3, 1977. (SENIOR BUDGET EXAMINER,  
OFFICE OF THE MAYOR AND AGENCIES, EMPLOYMENT AND TRAINING - FIRST LEAVE BEGAN APRIL 2,  
1976)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-cg.

RESOLUTION RESCINDING RESOLUTION 7-R-w, ADOPTED FEBRUARY 2, 1977, "RESOLUTION  
OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK APPROVING THE URBAN RENEWAL PLAN AND  
THE FEASIBILITY OF RELOCATION FOR NEWARK PLAZA PROJECT N.J. R-58 (FOURTH AMENDMENT)."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-ch.

RESOLUTION ACCEPTING BID OF REGINALD RICE FOR CITY-OWNED PROPERTY KNOWN AS  
BLOCK 278, LOT 27, 420 - 15TH AVENUE, NEWARK, NEW JERSEY (\$1,200.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-ci.

RESOLUTION AUTHORIZING FORECLOSURE OF PROPERTIES BY SUMMARY PROCEEDINGS, IN  
REM AS PROVIDED IN IN REM FORECLOSURE ACT (1948) R.S. 54:5-104.29 ET SEQ., ELIGIBLE  
TAX SALE CERTIFICATES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris,  
No: Councilman Carrino.

7-R-cj.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION OF THE CITY OF NEWARK WITH NEW  
JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD JANUARY 1, 1977 TO FEBRUARY 16,

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1977; FURTHER AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH NEW JERSEY STATE LAW ENFORCE-  
MENT PLANNING AGENCY FOR PERIOD FEBRUARY 17, 1977 TO DECEMBER 31, 1977, FOR THE  
IMPLEMENTATION OF THE "COMPREHENSIVE LAW ENFORCEMENT PLANNING PROJECT"; CONTRACT PROVIDES  
FOR FUNDING FROM SLEPA-\$53,478., STATE BUY IN-\$2,971. LOCAL CASH-\$2,971., TOTALLING  
\$56,449. (\$2,971. EQUALS 5% MATCH. LOCAL CASH TO BE PROVIDED BY CITY OF NEWARK IN 1977  
BUDGET VIA H.C.D.A. III MONIES)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

✓ 7-R-ck.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL AT PUBLIC AUCTION, TANGIBLE  
PERSONAL PROPERTY IN THE POSSESSION OF THE NEWARK POLICE DEPARTMENT, PER ATTACHED LIST,  
ON MARCH 26, 1977, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36; ALL FUNDS  
RECEIVED FROM AUCTION SHALL BE DEPOSITED IN GENERAL FUND ACCOUNT OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

✓ 7-R-cl.

RESOLUTION RELEASING CONDITIONS, FORFEITURE CLAUSE AND RIGHT OF RE-ENTRY, FOR  
PROPERTY CONVEYED BY THE CITY OF NEWARK IN 1885; 45 STRATFORD PLACE, BLOCK 2593, LOT 12,  
BY PROVIDING THAT AFTER PUBLIC HEARING BY THE MUNICIPAL COUNCIL, THAT A DEED IN COMPLIANCE  
WITH RESOLUTION 7-R-g, ADOPTED NOVEMBER 3, 1976 BE DELIVERED TO THE HOUSING AUTHORITY  
OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk called for those desiring to be heard on the resolution to approach the rail, give his name and address and be heard.

No one appearing, a motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.



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7-R-cn.

RESOLUTION ACCEPTING BID OF GREENFIELD AUTO SALES AND LEASING CORPORATION, FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 287, LOT 53, 466 SOUTH 12TH STREET, NEWARK, NEW JERSEY (\$4,000.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-cn.

RESOLUTION RATIFYING ACCEPTANCE OF GRANT AWARD FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE FOR CONTINUATION OF NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROJECT FOR PERIOD JANUARY 1, 1977 TO FEBRUARY 16, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT GRANT AWARD FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE FOR CONTINUATION OF NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROJECT FOR PERIOD FEBRUARY 17, 1977 TO DECEMBER 31, 1977 AND FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE CONTRACT ACCEPTING GRANT AWARDED TO CITY OF NEWARK BY UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE, SUM OF \$250,000. FOR PERIOD JANUARY 1, 1977 TO DECEMBER 31, 1977; UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE-NEW PROGRAM FUNDS-\$250,000., REPROGRAMMED ACCRUALS-\$5,049. AND CITY OF NEWARK-IN-KIND MATCH-\$208,101., TOTALLING \$463,150.; DOES NOT REQUIRE THE EXPENDITURE OF ANY MUNICIPAL FUNDS BY CITY AND PROVIDES ONLY INKIND SERVICES TO SUPPORT THIS PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-co.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE", \$250,000. - NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

February 16, 1977

7-R-cp.

TEMPORARY EMERGENCY RESOLUTION APPROPRIATING \$250,000., SPECIAL ITEM OF APPROPRIATION, NEWARK CHILDHOOD LEAD POISONING AND PREVENTION AND CONTROL PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris

7-R-cq.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK IN AMOUNT OF \$11,038.40 PAYABLE TO MARIE J. SCHMIDT, EXECUTRIX OF THE ESTATE OF HERMAN E. SCHMIDT, AND ZAZZALI AND ZAZZALI, HER ATTORNEYS, UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL; WHEREIN CAPTAIN HERMAN SCHMIDT DIED DURING HIS ACTIVE EMPLOYMENT IN THE POLICE DEPARTMENT OF THE CITY OF NEWARK. (SUPERIOR OFFICERS' ASSOCIATION FILED GRIEVANCE ON BEHALF OF CAPTAIN SCHMIDT'S ESTATE FOR CERTAIN BENEFITS AND MATTER WAS FULLY CONTESTED BEFORE AN ARBITRATOR, ARBITRATOR'S AWARD WAS AFFIRMED BY SUPERIOR COURT OF NEW JERSEY, CHANCERY DIVISION AND ATTORNEYS FOR THE ESTATE OF HERMAN SCHMIDT AGREED TO ACCEPT THAT AMOUNT IN FULL SATISFACTION OF THE CLAIM EVEN THOUGH THAT AMOUNT DOES NOT INCLUDE ANY ADDITIONAL BENEFITS FOR LONGEVITY OR INTEREST)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-cr.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION OF CITY WITH TEMPLE B'NAI ZION FOR PERIOD JANUARY 20, 1977 TO FEBRUARY 16, 1977, FOR USE OF ITS FACILITY AT SHALOM ROBERTO CLEMENTE TOWERS, COMMUNITY ROOM, 75-95 CLINTON AVENUE, NEWARK, NEW JERSEY; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH TEMPLE B'NAI ZION, FOR PERIOD FEBRUARY 17, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITY AT SHALOM ROBERTO CLEMENTE TOWERS, COMMUNITY ROOM, 75-95 CLINTON AVENUE, NEWARK; THERE SHALL BE NO COMPENSATION PAID TO SAID CONTRACTOR UNDER AFORESAID CONTRACT. (FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

February 16, 1977

Yes: Councilmen Allen, Bottoone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-cs.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION OF CITY WITH UNITED COMMUNITY CORPORATION - GOLDEN AGE PROJECT, FOR PERIOD JANUARY 1, 1977 TO FEBRUARY 16, 1977, FOR USE OF ITS FACILITY AT 377 CLINTON AVENUE; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH UNITED COMMUNITY CORPORATION - GOLDEN AGE PROJECT, FOR PERIOD FEBRUARY 17, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITY AT 377 CLINTON AVENUE; THERE SHALL BE NO COMPENSATION PAID TO SAID CONTRACTOR UNDER AFORESAID CONTRACT. (FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE EDERLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-ct.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION OF CITY WITH THE NEWARK HOUSING AUTHORITY (SETH BOYDEN PROJECT) FOR PERIOD JANUARY 1, 1977 TO FEBRUARY 16, 1977, FOR USE OF ITS FACILITY AT 120 DAYTON STREET; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH THE NEWARK HOUSING AUTHORITY (SETH BOYDEN PROJECT) FOR PERIOD FEBRUARY 17, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITY AT 120 DAYTON STREET; THERE SHALL BE NO COMPENSATION PAID TO SAID CONTRACTOR UNDER AFORESAID CONTRACT. (FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-cu.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION OF CITY WITH THE NEWARK HOUSING AUTHORITY (STEPHEN CRANE PROJECT) FOR PERIOD JANUARY 1, 1977 TO FEBRUARY 16, 1977, FOR USE OF ITS FACILITY AT 900 FRANKLIN AVENUE; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH THE NEWARK HOUSING AUTHORITY (STEPHEN CRANE PROJECT), FOR PERIOD FEBRUARY 17, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITY AT 900 FRANKLIN AVENUE; THERE SHALL BE NO COMPENSATION PAID TO SAID CONTRACTOR UNDER AFORESAID CONTRACT. (FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

February 16, 1977

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-cv.      RESOLUTION RATIFYING CONTRACTUAL OBLIGATION OF CITY WITH THE NEWARK HOUSING AUTHORITY (SCUDDER HOMES PROJECT) FOR PERIOD JANUARY 1, 1977 TO FEBRUARY 16, 1977, FOR USE OF ITS FACILITY AT 69 LINCOLN STREET; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH THE NEWARK HOUSING AUTHORITY (SCUDDER HOMES PROJECT), FOR PERIOD FEBRUARY 17, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITY AT 69 LINCOLN STREET; THERE SHALL BE NO COMPENSATION PAID TO SAID CONTRACTOR UNDER AFORESAID CONTRACT. (FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-cw.      RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH JEWISH COMMUNITY FEDERATION OF METROPOLITAN NEW JERSEY FOR PERIOD JANUARY 1, 1977 TO FEBRUARY 16, 1977, FOR USE OF ITS FACILITY AT 19 ROSS STREET; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH JEWISH COMMUNITY FEDERATION OF METROPOLITAN NEW JERSEY, FOR PERIOD FEBRUARY 17, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITY AT 19 ROSS STREET; THERE SHALL BE NO COMPENSATION PAID TO SAID CONTRACTOR UNDER AFORESAID CONTRACT. (FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-cx.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO PAUL MOLLE, TRAINING COORDINATOR, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, FOR PERIOD BEGINNING JANUARY 31, 1977 AND ENDING JULY 31, 1977. (POSITION WITH THE BOARD OF EDUCATION - FIRST LEAVE BEGAN JANUARY 30, 1976)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

February 16, 1977

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-cy.

TEMPORARY EMERGENCY RESOLUTION APPROPRIATING \$285,625., UNCLASSIFIED OPERATIONS,

TACTICAL ANTI-CRIME TEAMS; TO PROVIDE LOCAL CASH MATCH CONTRIBUTION; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-cz.

RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY,

COMMENDING CAPTAIN EMIL NARDONE AND INVESTIGATOR LAWRENCE SHEPHERD OF THE BUREAU OF INVESTIGATION, NEWARK FIRE DEPARTMENT, FOR THEIR COURAGEOUS ACTIONS IN RESPONSE TO A ROBBERY AND ASSAULT.

(Copy of resolution submitted to each Member of the Council)

(For action on Resolution, see Page 13 in the minutes of this meeting)

7-R-da.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 123-161 MANCHESTER PLACE, BLOCK 851, LOTS 1 AND 25 AND BLOCK 858, LOT 6, AUTHORIZING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-db.

RESOLUTION APPOINTING CONSTABLES FOR A TERM ENDING DECEMBER 31, 1977 AND APPROVING THEIR BONDS AS TO SUFFICIENCY. (EDWARD J. LEWIS, ROBERT G. LIGUORI AND HENRY MARTINEZ)

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

7-R-dc.

RESOLUTION AMENDING RESOLUTION 7-R-p, JANUARY 7, 1976, BY CHANGING NAME OF CONTRACTOR, AIRCO TECHNICAL INSTITUTE, INC. TO AIRCO, INC.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-dd.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO CEASE DISPOSAL OF NEWARK'S MUNICIPAL WASTE AT CITY OPERATED LANDFILL IN KEARNY (PURSUANT TO N.J.S.A. 40A:11-6); FURTHER AUTHORIZING DIRECTOR OF PUBLIC WORKS TO SIGN PURCHASE ORDER WITH MUNICIPAL SANITARY LANDFILL AUTHORITY AS AN EMERGENCY MEASURE TO DISPOSE OF MUNICIPAL WASTE AT MUNICIPAL SANITARY LANDFILL AUTHORITY SITE FOR AN INTERIM PERIOD, BUT SHALL NOT EXCEED 60 DAYS; INTERIM PERIOD SHALL LAST AS LONG AS NECESSARY FOR DIRECTOR OF ENGINEERING TO PREPARE, ADVERTISE AND RECEIVE LEGITIMATE AND RESPONSIBLE BIDS; COST OF DISPOSAL SHALL NOT EXCEED \$.75 PER CUBIC YARD ON A UNIT PRICE BASIS, BUT SHALL NOT EXCEED \$70,000. AND IF \$.04 PER CUBIC YARD TIPPING CHARGE IS REQUIRED BY NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION IS APPLIED, SUCH PAYMENTS WILL BE KEPT SEPARATELY FROM REGULAR DISPOSAL CHARGES AND MAINTAINED IN SEPARATE ESCROW ACCOUNT UNTIL SUCH TIME THE USE OF SAID CHARGE IS DETERMINED BY APPROPRIATE STATE AGENCIES; FUNDING HAS BEEN APPROPRIATED IN ACCOUNT NO. 7191, DIVISION OF SANITATION, DEPARTMENT OF PUBLIC WORKS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by President Harris.

Councilman Carrino noted the Council had meetings with Director of Engineering Zach and Director of Public Works Frisica almost three years ago requesting what projection they had for the existing dumping site. If that had been done three years ago we wouldn't have to be entering into a private contract and now we are in the midst of talking to CEA which could be a year and a half from construction.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani  
President Harris.

7-R-de.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH E.I. CONSTRUCTORS, INC. 50 PARK PLACE, NEWARK, NEW JERSEY, LOWEST RESPONSIBLE BIDDERS, FOR PROJECT KNOWN AS CONTRACT NO. 76-12, THE CONSTRUCTION OF R-6 PARK, FOR TOTAL SUM OF \$1,629,000., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT, IN AN AMOUNT NOT TO EXCEED \$2,500.; FUNDS FOR SAID PROJECT HAS BEEN PROVIDED BY UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT OPEN

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SPACE PROGRAM IN THE AMOUNT OF \$726,340., RESOLUTION 7-R-o, APRIL 3, 1974 AND NEW JERSEY

GREEN ACRES PROGRAM IN AMOUNT OF \$902,660., RESOLUTION 7-R-bw, AUGUST 7, 1974.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-df. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE", \$9,625., RELOCATION ASSISTANCE  
PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-dg. EMERGENCY RESOLUTION APPROPRIATING \$9,625., SPECIAL ITEM OF APPROPRIATION,  
RELOCATION ASSISTANCE PROGRAM; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

7-R-dh. RESOLUTION ESTABLISHING MUNICIPAL COUNCIL POLICY WITH RESPECT TO THE 1977 SUMMER  
PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTH.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

#### MOTIONS.

7-M-a. A MOTION DIRECTING THE CITY CLERK TO SEND A COMMUNICATION TO MS. BERNICE  
BERNSTEIN, REGIONAL DIRECTOR, MS. ELAINE P. DONAVALL, DIRECTOR OF THE OFFICE OF CHILD  
DEVELOPMENT AND MR. JOHN DEVINE, DIRECTOR OF HUMAN RESOURCES, UNITED STATES DEPARTMENT  
OF HEALTH, EDUCATION AND WELFARE TO ASCERTAIN WHY THE HEAD START PROGRAM IN THE CITY OF  
NEWARK HAS NOT RECEIVED TIMELY PROGRAM FUNDING FOR THE LAST SEVEN (7) YEARS; FURTHER

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THE AFOREMENTIONED NEW OFFICIALS BE RESPECTFULLY REQUESTED TO MEET AS SOON AS POSSIBLE WITH THE LOCAL HEAD START PROGRAM REPRESENTATIVES AND THE MEMBERS OF THE NEWARK MUNICIPAL COUNCIL TO ELIMINATE ANY PROBLEMS RELATING TO PRESENT AND FUTURE FUNDING OF THE NEWARK HEAD START PROGRAM, was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

/ 7-M-b.

A MOTION REQUESTING ADMINISTRATION EXERCISE DELIBERATE SPEED IN EXECUTING WHATEVER ADMINISTRATIVE DETAILS ARE NECESSARY TO ASSURE THAT THE LINCOLN MOTEL, WHICH CAME TO THE AID OF THE CITIZENS DURING EMERGENCY HOUSING SHELTER CRISIS IN THE CITY, BE PAID AMOUNT DUE THEM AS SOON AS POSSIBLE, was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

/ 7-M-c.

A MOTION STRONGLY URGING THE GOVERNOR OF THE STATE OF NEW JERSEY AND MEMBERS OF THE SENATE AND GENERAL ASSEMBLY OF THE STATE OF NEW JERSEY TO SUPPORT PASSAGE OF SENATE BILL NUMBER 1639 WHICH WOULD REQUIRE THE PORT AUTHORITY OF NEW YORK AND NEW JERSEY TO MAKE ANNUAL PAYMENTS TO LOCAL GOVERNMENTS EQUAL TO THE TAXES WHICH WOULD HAVE BEEN REALIZED ON THE PROPERTY HAD IT NOT BEEN OWNED BY THE PORT AUTHORITY OF NEW YORK AND NEW JERSEY, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

President Harris said he is disturbed to learn there are City employees who are going to school and being paid their full time salary why they go to school. He indicated he will propose a motion with respect to this matter and if this information is not forthcoming, subpoenas will be issued immediately.

/ 7-M-d.

A MOTION DIRECTING THE CITY CLERK TO REQUEST THE ADMINISTRATION TO SUBMIT TO COUNCIL WITHIN ONE WEEK HEREOF, A COMPLETE LIST OF NAMES OF INDIVIDUALS WHO HAVE RECEIVED TUITION ASSISTANCE FROM THE CITY OF NEWARK, ITS AGENCIES AND/OR ITS FEDERAL OR STATE FUNDED PROGRAMS, AS WELL AS THE DOLLAR AMOUNT OF SUCH ASSISTANCE RECEIVED BY SUCH PERSONS IN EACH OF THE YEARS 1970 TO DATE, was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.



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7-M-e.

A MOTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY,

COMMENDING JUDITH BATEMAN, OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE, FOR PROVIDING  
TIMELY ASSISTANCE AND INFORMATION THROUGHOUT THE RECENT EMERGENCY HOUSING CRISIS CAUSED  
BY SEVERE WEATHER CONDITIONS AND FURTHER RECOGNIZING HER INVOLVEMENT IN ASSISTING THE  
TENANTS OF 325-329 HAWTHORNE AVENUE WHO REQUIRED IMMEDIATE HELP IN FINDING NEW HOUSING.  
was made by Councilman James, seconded by Councilman Tucker and declared adopted by  
President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented PROPOSED "ORDINANCE TO PROVIDE FOR PAYMENT OF SALARIES  
IN EXCESS OF \$10,000. TO EMPLOYEES WHOSE POSITIONS ARE FUNDED UNDER THE COMPREHENSIVE  
EMPLOYMENT AND TRAINING ACT OF 1973."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled December 15, 1976)

(Ordinance removed from the Table February 2, 1977)

(Deputy Director Smith, Mayor's Office of Employment and Training met with the  
Council February 15, 1977)

A motion directing the City Clerk to return this ordinance to Administration,  
per the request of the Law Department was made by Councilman Tucker, seconded by  
Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RE-  
CEIVED JANUARY 25, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND  
ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MARCH 3, 1973 AS AMENDED. (TO AD-  
JUST THE SALARY FOR SUPERVISOR OF ACCOUNTS, DEPARTMENT OF ENGINEERING), AS AMENDED."

(Supervisor of Accounts

\$10,547. - \$12,816.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite  
Director of Engineering Zach to meet with the Council at their pre-meeting conference  
March 1, 1977 was made by Councilman Bottone, seconded by Councilman Carrino and adopted  
by the following votes:

February 16, 1977

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

/ 8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 26, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MARCH 3, 1973 AS AMENDED. (TO CREATE THE TITLE OF CHIEF ENGINEERING DRAFTSMAN, DEPARTMENT OF ENGINEERING)."

(Chief Engineering Draftsman \$12,916. - \$15,582.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Director of Engineering Zach to meet with the Council at their pre-meeting conference March 1, 1977 was made by Councilman Tucker, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

/ 8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 3, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE NEWARK PLAZA PROJECT, N.J.R-58 (FOURTH AMENDMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 2, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

/ 8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 4, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM BELMONT TERRACE."

(Belmont Terrace, from Ridgewood Avenue to Belmont Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 2, 1977 Calendar of the Municipal Council for first reading was made by Councilman James,

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seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 4, 1977, ENCLOSING PROPOSED "ORDINANCE SUPPLEMENTING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(High Street, 585 feet north of the northerly curbline of Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 2, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 4, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED JUNE 28, 1972, AS AMENDED. (TO CREATE THE POSITION AND SALARY RANGE FOR ASSISTANT CHIEF CLERK)."

(Assistant Chief Clerk - Recreation \$9,111. - \$11,074.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 2, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,

President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 4, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE OLD FIRST WARD (ST. LUCY'S) AREA."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this ordinance, see 6-F-g, on Page 21 in the minutes of this meeting)

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 4, 1977, ENCLOSING PROPOSED "ORDINANCE PERMITTING THE MAINTENANCE AND CONTINUATION OF AN ENCROACHMENT INTO NEW YORK AVENUE FROM THE CORNER PREMISES 36-38 PACIFIC STREET, ALSO KNOWN AS 94-98 NEW YORK AVENUE, NEWARK, NEW JERSEY FOR CONSIDERATION

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OF \$390."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 2, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

8-j. The City Clerk presented PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR' ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR STARTER, DIVISION OF TAXICABS)."

(Starter \$9,222. - \$9,222.)

(Copy of ordinance submitted to each Member of the Council)

(For action on this ordinance, see 6-F-h, on Page 22 in the minutes of this meeting)

8-k. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 9, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND ORDINANCE 6-S & F-a, ADOPTED JANUARY 27, 1977, WHICH ORDINANCE CREATED AND CONTINUED THE CENTRAL PLANNING BOARD AND THE BOARD OF ADJUSTMENT, SO AS TO PROVIDE FOR COMPENSATION FOR CLASS IV MEMBERS OF THE CENTRAL PLANNING BOARD AND TO RELATE RECEIPT OF COMPENSATION BY MEMBERS OF BOTH BOARDS TO ATTENDANCE AT MEETINGS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this ordinance, see 6-P-1, on Page 22 in the minutes of this meeting)

8-l. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 10, 1977, ENCLOSING PROPOSED "ORDINANCE ESTABLISHING HIRING PREFERENCES FOR RESIDENTS WHEN APPOINTING TO THE POSITION OF FIREFIGHTER AND/OR POLICE OFFICER."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 2, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

8-m. The City Clerk presented COMMUNICATION FROM CORPORATION COUNSEL BUCK, RECEIVED FEBRUARY 15, 1977, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF DELANCY STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT

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STREETS, AVENUES AND SQUARES, EXTENDING FROM AVENUE P TO DOREMUS AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this ordinance, see 6-F-j, on Page 23 and 24 in the minutes of this meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 24, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR, (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF TRAFFIC MAINTENANCE SUPERVISOR, DIVISION OF TRAFFIC AND SIGNALS)."

(Traffic Maintenance Supervisor \$14,135. - \$17,179.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and directing the City Clerk to invite Director of Public Works Friscia to meet with the Council at their pre-meeting conference March 1, 1977 was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

9-b.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 24, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR, (6-S & F-g) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR SUPERVISING CLERK, TYPING, AS PER CIVIL SERVICE CLASSIFICATION)."

(Supervising Clerk, Typing \$7,138. - \$8,677.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

February 16, 1977

9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 18, 1976, EN-

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CLOSING PROPOSED "ORDINANCE TO AMEND AND SUPPLEMENT SECTION 2:14-5, CHAPTER 14, PERSONNEL PRACTICES AND POLICIES OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966. (TO ESTABLISH SICK LEAVE POLICIES AND PROCEDURES)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Tucker, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

NEW BUSINESS ON THE CALENDAR,

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from January 25, 1977 to February 7, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Parents Association of St. Lucy's School	7145 (Amended)
St. Lucy's Roman Catholic Church	7236 (Amended)
St. James Roman Catholic Church	7248 (Amended)
Immaculate Heart of Mary Church	7238 (Amended)
St. Ann's Educational Club	7332 (Amended)
St. Ann's Parents Teachers Association	7333 (Amended)
Our Lady of Mt. Carmel Church	7356

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society - Sacred Heart	7279 (Amended)
St. Bridget's Church	7347
Holy Name Society - St. James Church	7348
St. Benedict's Church	7349
Our Lady of Mt. Carmel Parent Teachers Association	7350
Branch Brook Home and School Association of Branch Brook School	7351
Clinton Memorial A.M.E. Zion Church	7352
Essex Catholic High School Fathers Association	7353

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RAFFLES LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Mary's Church of Immaculate Conception	7354
Newark South Ward Little League, Inc.	7355

A motion to concur in the Report was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

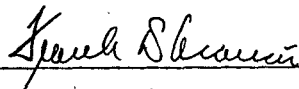
ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, Villani,  
President Harris.

This meeting adjourned at 10:45 P. M.

APPROVED:



Frank D'Ascensio  
City Clerk



Earl Harris  
President





Newark, New Jersey, February 25, 1977

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A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 4:15 P.M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, James, Tucker, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

President Harris stated: "In accordance with New Jersey P.L. 1975 Chapter 231 Section 5 adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on February 23, 1977 at the time of its preparation. All persons who pre-paid for advance notice of meetings also received copies of the schedule and agenda as required by law.

The City Clerk stated he was in receipt of communication dated February 23, 1977 from Council President Harris calling a Special Meeting of the Municipal Council for Friday, February 25, 1977 at 3:00 P.M. for the purpose of introducing the 1977 Municipal Budget, and to consider legislation in connection therewith.

RESOLUTIONS.

7-R-a.

RESOLUTION REQUESTING THE DIRECTOR OF THE DIVISION OF LOCAL GOVERNMENT SERVICES TO EXTEND FROM MARCH 21, 1977 TO MARCH 30, 1977, AS THE DATE FOR FINAL FILING OF THE 1977 ADOPTED BUDGET OF THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, President Harris.

7-R-b.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INCLUSION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE," INDIRECT CHARGES APPLICABLE TO VARIOUS SERVICES RENDERED BY CITY TO FEDERAL PROGRAMS, \$1,100,000.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Tucker, President Harris.

February 25, 1977

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Councilman Martinez arrived 4:17 P.M.

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7-R-c.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INCLUSION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE," URBAN AID FUNDS,  
\$11,152,639.48.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded  
by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker,  
President Harris.

7-R-d.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INCLUSION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE," PAYROLL TAX,  
\$8,825,000.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez,  
seconded by Councilman James and declared adopted by President Harris by the follow-  
ing votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker,  
President Harris.

7-R-e.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INCLUSION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE," PARKING LOTS  
RECEIPTS TAX, \$1,780,000.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded  
by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker,  
President Harris.

7-R-f.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INCLUSION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE," SALE OF CITY-  
OWNED PROPERTY, \$450,000.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded  
by Councilman Carrino and declared adopted by President Harris by the following  
votes:

Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, President  
Harris.

February 25, 1977

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7-R-g.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INCLUSION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE," RENT FROM SURPLUS  
CITY-OWNED PROPERTY, \$1,800,000.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded  
by Councilman Martinez and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker,  
President Harris.

7-R-h.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INCLUSION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE," CONTRIBUTION CITY  
OF EAST ORANGE FOR PASSAIC VALLEY SEWER MAINTENANCE, \$208,000.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded  
by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker,  
President Harris.

7-R-i.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INCLUSION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE," OTHER LICENSES,  
\$150,000.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded  
by Councilman James, and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker,  
President Harris.

7-R-j.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INCLUSION IN 1977 CITY OF NEWARK BUDGET, NEWARK WATER UTILITY BUDGETS, "MISCELLA-  
NEOUS REVENUE," NEWARK HOUSING AUTHORITY-ARREARS \$108,000.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded  
by Councilman Carrino and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker,  
President Harris.

February 25, 1977

7-R-k.

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RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INCLUSION IN 1977 CITY OF NEWARK BUDGET, NEWARK WATER UTILITY, "MISCELLANEOUS  
REVENUE," 50% RATE INCREASE EFFECTIVE MARCH 1, 1977; \$2,900,000.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez,  
seconded by Councilman Tucker and declared adopted by President Harris by the  
following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker,  
President Harris.

7-R-1.

RESOLUTION INTRODUCING THE LOCAL BUDGET OF THE CITY OF NEWARK FOR THE  
YEAR 1977, AUTHORIZING ADVERTISING AND ESTABLISHING THE HEARING DATE ON THE BUDGET  
AND TAX RESOLUTION AS MARCH 25, 1977 AT 11:00 A.M.

(Copy of resolution submitted to each Member of the Council)

The City Clerk read the following:

"The hearing on the budget and tax resolution will be held in the Council  
Chamber on March 25, 1977 at 11:00 A.M. Explanatory statement is as follows:

Appropriations within 5% "CAPS"

Municipal Purposes under General Appropriations for the year  
1977 is \$105,424,840.59.

Appropriations excluded from 5% "CAPS"

Municipal Purposes is \$54,088,339.58.

Local District School Purposes in the Municipal Budget  
is \$13,464,861.00.

Total General Appropriations excluded from 5% "CAPS" is  
\$67,553,200.58.

Reserve for Uncollected Taxes is \$18,258,000.00.

The Total General Appropriations are \$191,236,041.17.

Anticipated Revenues are \$129,109,805.54.

Amount to be Raised by Taxes for Support of  
Municipal Budget is \$58,040,170.36.

The addition to Local District School Tax is \$4,086,065.27."

A motion to adopt the resolution was made by President Harris, seconded  
by Councilman Martinez, and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker,  
President Harris.

February 25, 1977

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ADJOURNMENT.

12.

A motion to adjourn this meeting was made by the Council of the Whole and adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, James, Martinez, Tucker, President Harris.

This Special Meeting adjourned 4:25 P.M.

APPROVED:



Frank D'Ascensio  
City Clerk



Earl Harris  
President



Newark, New Jersey, March 2, 1977

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A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:25 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend John P. Nickas, St. Ann's Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Thomas McParland, Sergeant-at-Arms.

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 4, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on February 22, 1977 at the time of its preparation. All persons who pre-paid for advance notice of meetings also received copies of the schedule and agenda as required by law."

A motion to consider Resolution 7-R-cd at this time was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd. RESOLUTION COMMENDING MARY BEASLEY BURCH IN RECOGNITION OF HER DEDICATION TO THE NEWARK COMMUNITY THROUGH HER ACTIVE INVOLVEMENT IN EDUCATIONAL, CIVIC, CULTURAL AND SOCIAL ORGANIZATIONS.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris.

Councilman James said the Council is very proud to honor someone who has a great history working for the City of Newark. All of us know of Dr. Burch, her work and we know of the late Bernard Shaw who stated, "That some people see things as they are, and ask why, but I dream of things that are not yet here, and I ask why not." Dr. Burch in that role has been the same vision and the same inspiration. Here is someone in our community who has looked out and saw the problems of our community, and saw all of the

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problems of poverty and she founded the "Leaguers" to deal with the social and cultural needs of the community. Here is a person who has looked out for the community and saw educational needs and designed all kinds of educational programs to deal with the improvement of life of our youth. Here is someone who looked out and saw all of the problems of a divided community and designed a program to bring people together in order to make this a better place for all Americans and of course to improve the daily life of our community. We can talk about classes of young men and women who have been helped by the Leaguers and all of us have been touched by Dr. Burch. We would not have to go far because it starts with Councilman Tucker, Judge Golden Johnson, Freeholder Donald Payne and Dr. Robert Spellman of Essex County College. All of these young men actually were guided and assisted by the help of Dr. Burch and so on behalf of the Council he read the resolution in full and presented Dr. Burch with an engrossed copy of the resolution.

Dr. Burch expressed her gratitude to the Council for honoring her today because it is most significant to her and many of the citizens of Newark who are concerned with our young people.

The motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to consider Resolution 7-R-cc at this time was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc. RESOLUTION CONGRATULATING THE WEEQUAHIC HIGH SCHOOL VARSITY AND JUNIOR VARSITY BASKETBALL TEAMS ON BECOMING THE 1977 NEWARK CITY BASKETBALL CHAMPIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris.

Councilman James read the resolution in full and presented an engrossed copy of the resolution to Coach Wayne Slappy and copies of the resolution to the players of the team.

Coach Slappy thanked the Council for this honor on behalf of the basketball team and Weequahic High School.

The motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD JANUARY 20, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented EVALUATION REPORT #24 - INDEPENDENCE HIGH SCHOOL, DATED DECEMBER 31, 1976, SUBMITTED BY ALAN ZALKIND, EXECUTIVE DIRECTOR, NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c. The City Clerk presented EVALUATION REPORT #27 - SPECIAL CASE PROCESSING FOR IMPACT OFFENDERS, DATED DECEMBER 31, 1976, SUBMITTED BY ALAN ZALKIND, EXECUTIVE DIRECTOR, NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received and staff study be made for report to the Council thereon was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF JANUARY, 1977.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY

**1018** OF THE CITY OF NEWARK, HELD JANUARY 26, 1977.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f.

The City Clerk presented SUMMARY OF CITY-OWNED PROPERTY, REVENUE ACCOUNTS AND SUMMARY OF BUDGET ACTIVITY REPORT, FOR THE MONTH OF DECEMBER, 1976.

(Copy submitted to each Member of the Council)

A motion that the Summary of Budget Activity Report be received and placed on file was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g.

The City Clerk presented REPORT OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE PERIOD JANUARY 1, 1976 TO DECEMBER 31, 1976.

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-h.

The City Clerk presented FINANCIAL STATEMENT FOR YEAR 1976, SUBMITTED BY SAMUEL KLEIN AND COMPANY, EXTERNAL AUDITORS.

(Copy submitted to each Member of the Council)

A motion that the Financial Statement be received was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

None.

BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant,

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desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

4-A-1.

The City Clerk read APPLICATION OF LUIZ & OLINDA L'ORANZANA, OWNER; TO PERMIT IN A 2ND BUSINESS DISTRICT 2ND STORY REAR ADDITION TO BUILDING USED FOR TAVERN AND INSUFFICIENT SIDE YARD; ON PREMISES 384 WALNUT STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-2.

The City Clerk read APPLICATION OF APEX ROOFING SUPPLY CO., INC., OWNER; TO PERMIT IN A 2ND RESIDENCE DISTRICT 1-STORY SIDE ADDITION TO BUILDING USED FOR ROOFING AND SIDING SUPPLY COMPANY; ON PREMISES 9-23 ROSE TERRACE.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-3.

The City Clerk read APPLICATION OF MICHAEL MARTIRANO (MICHAEL & FRANK MARTIRANO, OWNERS); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 1-STORY REAR ADDITION TO TAVERN AND 2-FAMILY DWELLING WITH NO REAR YARD AND NO ON-SITE PARKING; ON PREMISES 311 CHESTNUT STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-4.

The City Clerk read APPLICATION OF JOSE M. SEABRA, OWNER: TO PERMIT IN A 2ND BUSINESS DISTRICT 1-STORY REAR ADDITION TO BUILDING USED FOR STORES AND 4-FAMILY DWELLING WITH INSUFFICIENT REAR YARD AND NO ON-SITE PARKING: ON PREMISES 115 FERRY STREET; ON CONDITION THAT 1) THERE IS NO STORAGE OF COMBUSTIBLE ITEMS AS DETERMINED BY THE FIRE DEPARTMENT IN THE ADDITION.

(Vote of Board of Adjustment 4-1)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-5.

The City Clerk read APPLICATION OF SAL ANNONE (DANASAL REALTY CORP., OWNER): TO PERMIT IN A 2ND INDUSTRIAL DISTRICT 2ND STORY ADDITION TO EXISTING LUNCHEONETTE TO BE USED FOR 2-FAMILY DWELLING AND OFFICES AND WITH NO REAR YARD ON A LOT CONTAINING ANOTHER DWELLING; ON PREMISES 115-117 DELANCY STREET.

(Vote of Board of Adjustment 5-0)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and concur in the recommendations of the Board of Adjustment was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-6.

The City Clerk read APPLICATION OF AMERIGO MIELE, OWNER: TO PERMIT IN A 2ND BUSINESS DISTRICT ESTABLISHMENT OF A CHURCH WITH NO ON-SITE PARKING; PARKING TO BE PROVIDED AT 104 FOURTEENTH AVENUE AND 227 CAMDEN STREET; ON PREMISES 109-113 FOURTEENTH AVENUE.

(Vote of Board of Adjustment 3-2)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and be heard.

No one appearing, a motion to close the hearing and concur in the recommenda-

tions of the Board of Adjustment was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-A-7.

The City Clerk read APPLICATION OF ARTHUR SARDO (22 PROSPECT ST. CORP., OWNER); TO PERMIT IN A 2ND INDUSTRIAL DISTRICT THE SLAUGHTERING OF CHICKENS; ON PREMISES 26-32 PROSPECT STREET.

(Vote of Board of Adjustment 4-1)

(This application was remanded to the Board of Adjustment December 3, 1976)

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. STANLEY J. HAUSMAN, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, attorney for the applicant appeared before the Municipal Council with respect to this application which was remanded by the Council for further hearing. He believes there was forwarded a list of items this Council requested considered as issues before the Board of Adjustment. The Board of Adjustment considered each and everyone of them. He believes they fairly and adequately deliberated it and as result of that reconsideration they again recommended the application be approved. In reviewing the issues presented and in reviewing further the testimony that was given it does not appear to him there is any reason why this application and the recommendation made by the Board of Adjustment should not be approved. The only thing the applicant is asking for in this particular instance is to be given the permit to slaughter chickens on the premises. We are now dealing with a market that is located in an area that is zoned as a 2nd Industrial unit.

In reading the transcript and the testimony of Mr. Carson, who appeared on behalf of the Newark Board of Health, he not only stated this enterprise would be proper, he further stated that his particular department was contacted by the applicant as to what would have to be done in order to make sure they complied with all existing codes and regulations. Each and every recommendation that was made by his department, was not only considered but actually carried out in the planning of this particular market, in terms of slaughtering of chickens to make sure all regulations were complied with.

Mr. Hausman felt that based on all the testimony and based upon the recommendation of the Board of Adjustment, there should be no reason why this Council not approve this application.

Councilman Martinez indicated in view of the fact he just received the transcript, he would move to defer action on this application at this time.

No one else appearing, a motion to continue the hearing and defer action on

March 2, 1977

this application was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING LUDLOW STREET AS A ONE WAY STREET.

(Ludlow Street, Southbound, from Evergreen Avenue to Elizabeth City Line)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 16, 1977.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:10-5, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BE AMENDED BY ADDING THERETO THE FOLLOWING PROJECTS: STELLA WRIGHT HOMES PROJECT N.J.-2-15, STEPHEN CRANE ELDERLY PROJECT N.J.-2-16, SCUDDER HOMES PROJECT N.J.-2-19, OTTO KRETCHMER ELDERLY PROJECTS N.J.-2-17 AND 2-21A, SETH BOYDEN ELDERLY PROJECT N.J.-2-21E, BAXTER TERRACE ELDERLY PROJECT N.J.-2-22B, STEPHEN CRANE ELDERLY PROJECT N.J.-2-22C, STEPHEN CRANE ELDERLY PROJECT N.J.-2-22D AND JAMES WHITE MANOR PROJECT N.J.-2-25.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-c.

The City Clerk read AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE NEWARK PLAZA PROJECT, N.J.R-58 (FOURTH AMENDMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 16, 1977.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM BELMONT TERRACE.

(Belmont Terrace, from Ridgewood Avenue to Belmont Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-e.

The City Clerk read AN ORDINANCE SUPPLEMENTING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCE OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (MID-BLOCK CROSSWALKS)

(High Street, 585 feet north of the northerly curblin of Market Street)

March 2, 1977

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

6-F-f.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED JUNE 28, 1972, AS AMENDED. (TO CREATE THE POSITION AND SALARY RANGE FOR ASSISTANT CHIEF CLERK)

(Assistant Chief Clerk \$9,111. - \$11,074.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 16, 1977.

6-F-g.

The City Clerk read AN ORDINANCE PERMITTING THE MAINTENANCE AND CONTINUATION OF AN ENCROACHMENT INTO NEW YORK AVENUE FROM THE CORNER PREMISES 36-38 PACIFIC STREET, ALSO KNOWN AS 94-98 NEW YORK AVENUE, NEWARK, NEW JERSEY, FOR A CONSIDERATION OF \$390.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed



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to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for public hearing and be considered for further action on March 16, 1977.

6-F-h.

The City Clerk read AN ORDINANCE ESTABLISHING HIRING PREFERENCES FOR RESIDENTS WHEN APPOINTING TO THE POSITION OF FIREFIGHTER AND/OR POLICE OFFICER.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on March 16, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF A PORTION OF JACKSON STREET ADJACENT TO MARKET STREET AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Jackson Street adjacent to Market Street as indicated on a Map on file in the Office of the Director of Engineering, known and designated as Map No 1712-V, dated August 24, 1976, is hereby vacated as a public street or highway, pursuant to the provisions of N.J.S.A. 40:67-1 (b).

Section 2. A copy of the aforesaid Map No 1712-V, dated August 24, 1976, is affixed hereto and made part hereof.

Section 3. This Ordinance shall take effect upon adoption and publication in accordance with law.

March 2, 1977

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-4, Parking Limited to One Hour, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented by deleting therefrom, the following:

Central Avenue, south side, from Summit Street to West Market Street, from 11:00 A.M. to 6:00 P.M.

and adding thereto:

Central Avenue, south side, from Summit Street to West Market Street, 9:00 A.M. to 6:00 P.M., Monday through Friday.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

March 2, 1977

Villani, President Harris.

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President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-bg) AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR FIRE MEDICAL RECORDS COORDINATOR).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled, "An ordinance creating permanent positions in the Department of Fire and establishing salaries therefor," (6S&Fbg) adopted November 22, 1966, be amended to create the title of Fire Medical Records Coordinator, the title code, and the annual minimum salary range and the annual maximum salary range therefor, as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Fire Medical Records Coordinator 191109	\$ 7,495	\$ 9,111

Section 2. All ordinances or parts of prior ordinances which are inconsistent herewith, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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6-Ph, S & F-d.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 25, WATER, CHAPTER 3, RATES AND CHARGES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 25, Water, Chapter 3, Rates and Charges, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be further amended as follows:

(a) Section 25:3-1. Rates: General Schedule.

The charges for all water furnished by the City of Newark shall be as follows:

- \$ 6.05 for the first 500 cubic feet or less, per quarter;
- 3.89 per 1,000 cubic feet for the next 9,500 cubic feet per quarter;
- 3.45 per 1,000 cubic feet for the next 90,000 cubic feet per quarter;
- 3.02 per 1,000 cubic feet for the next 400,000 cubic feet per quarter;
- 2.60 per 1,000 cubic feet for all over 500,000 cubic feet per quarter;

Except as modified by the following provisions:

(b) Section 25:3-2. Rates Outside City for Certain Use of High Pressure Supply System.

Charges for water used from the high pressure fire supply system for other than fire extinguishment purposes (by express special permission only); for water - served direct to private consumers in Silver Lake District, Belleville; and elsewhere outside of Newark, unless otherwise covered by special contract, shall be as follows:

- \$ 8.63 for the first 500 cubic feet or less per quarter;
- 5.61 per 1,000 cubic feet for the next 9,500 cubic feet per quarter;
- 5.18 per 1,000 cubic feet for the next 90,000 cubic feet per quarter;
- 4.32 per 1,000 cubic feet for the next 400,000 cubic feet per quarter;
- 4.05 per 1,000 cubic feet for all over 500,000 cubic feet per quarter.

(c) Section 25:3-3. Charges for Monthly and Special Meter Readings.

- (2) When meters are read monthly, add \$20.00 per quarter to the bill as computed under schedule.
- (b) Special meter readings when requested by consumer will be made at a charge of \$10.50 for each such reading.

(d) Section 25:3-4. Charges for Private Fire Line.

The following charges shall be made for private fire line connections:

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Annual Charges:

General Purpose Supply System

Size	Metered	Unmetered
	\$	\$
2"	18.00	34.00
4"	28.00	58.00
6"	28.00	58.00
8"	58.00	115.00
10"	87.00	172.00
12"	115.00	231.00
16"	231.00	460.00
20"	345.00	690.00
24"	432.00	862.00

Annual Charges: High Pressure - Fire Supply System

2"	28.00	58.00
4"	115.00	231.00
6"	231.00	460.00
8"	460.00	921.00
10"	690.00	1,380.00
12"	921.00	1,840.00
16"	1,840.00	3,681.00

(e) Section 25:3-5. Charges: Meters; Maintenance and Repairs.

(a) Test for transfer of ownership - Charge - \$12.00

(b) Meter repairs per hour of labor plus cost of materials - Charge - \$12.00

(c) Testing new meters:

8"	\$ 115.00
6"	93.00
4"	69.00
3"	46.00
2"	24.00
1½"	12.00
1" and smaller	6.00

(d) Removing, Testing and Resetting:

1" and smaller	\$12.00
1½"	18.00

Larger - Cost @ \$12.00 per hour of labor.

(f) Section 25:3-6. Charges: Installation of Service Pipe.

(a) 1" diameter service pipes - service pipe in place (main to curb) including street paving restoration - \$370.00; (b) Service pipe larger than 1" in diameter - (main to curb) charge to be determined on estimate of cost for each service application.

(g) Section 25:3-9. Reduced rates for certain official and institutional users.

The governing body shall by resolution, determine when water shall be furnished at rates here in after set forth, to religious and educational institutions; to parks, buildings, institutions, structures, and facilities owned and operated by Essex County or its agencies; and to other designated municipal buildings or facilities.

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The charges for all water furnished by the City to the users enumerated above shall be as follows:

\$4.32 for the first 500 cu. ft. or less per quarter there after at the rate of \$1.91 for each 1,000 cu. ft.

Section 2. This Ordinance shall take effect February 1, 1977 or upon final passage and publication and in accordance with the laws of the State of New Jersey, whichever is later.

Section 3. Any existing Ordinance or part thereof, inconsistent with this Ordinance is hereby repealed.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. SAM T. WRIGHT, 357 RIDGEWOOD AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to this ordinance and questioned what Title 25 is in the water rate changes.

City Clerk D'Ascensio replied that this is an ordinance that would change the present cost of water, it establishes a new water rate for consumers.

Mr. Wright said that about four years ago there was added taxation to the water in the package deal which increased it. On the same basis it was increased to improve the treatment of water and he questioned how it is possible if you passed an ordinance earlier to add a taxation to the water, now you come back and charge water up and above that, when you got the taxes for three years, if he is not mistaken. He is deeply concerned about how it is possible to come to the public to have these kinds of false things put before them and he knows there was no mention of water sewer, we were "ripped off" as the citizens in saying that there was a measurement of water going out then coming in.

Councilman James indicated that the sewer rate increase was enabling legislation received by this Council from Trenton which dealt with many other taxes, payroll, etc. to increase revenue. At no time, are we in fact going to measure water leaving, or are we in fact going to measure waste water. He thinks he recalls stating some three years ago one woman had called him up that she never flushed her toilet, never drained water from the sink so how can she be charged a sewer tax because she had not used the sewer. He explained for the record, what we are doing here is basing the tax on water used, which is being drawn from the tap. If you fill up a bucket of water and you never empty it out, you will be charged on water use.

Councilman James further added that he, prior to this meeting, was steadfastly against any increase in water tax and then reading the literature, we have learned that the Water Utility is a separate entity. By State Law we are required to balance that account because the penalty later is almost two fold. Therefore, until we sustain the Water Utility itself, which is not in the general treasury, we will have a

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problem which will bring about increased taxation. The other point which he is very concerned about for which he will have to commend Director of Finance Sullivan and Director of Water Accounting and Customer Service Paradise, is they have indicated by letter to this Council that they are going to try to renegotiate a rate increase for all water users who rent water from the City of Newark. What we are really saying, it might mean \$3. or \$4. to an average homeowner increase for the year. But when you think of all of the businesses and commercial users, when you think of all of the other municipalities who rent water from the City of Newark, it will mean much more money to the City resulting in lower taxes, if we did not increase it ourselves by \$2. or \$3. a year.

President Harris added, in line with remarks made by Councilman James, that he was made aware of the fact that the Water Utility must, by State Statute, be self-sustaining. If this is not a fact, if we did not take this action, the City of Newark, therefore would not be eligible to go out to the bond market to sell its bonds again.

Councilman Martinez added even with the water increase, it will make Newark the 12th lowest in the immediate area. There are many tax exempt properties in the City of Newark, 62% are tax exempt. An opportunity now exists where we may get some sort of revenue from these particular tax exempt properties and this is being done in this particular matter to offset the budget. When they talk about the bonding market, it affects him, since he is the Councilman from the East Ward and in the most direct manner is affected by what happens to East Side High School. Unfortunately, East Side High School does not have the full amount of funds to complete construction at this time. They do have enough money to probably carry them until November or December of this year. If the City of Newark was not financially stable, which means the Water Utility must be financially stable, when we go to the bonding market, as President Harris indicated, and there are no takers for bonds, it means East Side High School will never be finished until the City can balance the Water Utility in the budget. He does realize that no one wants to see any tax increase but also we can indicate with the increase of the water rate a few dollars a month it will be a substantial decrease in the tax rate when the Council gets done with the budget.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance

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having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE OLD FIRST WARD (ST. LUCY'S) AREA.

WHEREAS, the Municipal Council by Resolution 78Bi, adopted on December 3, 1976, did determine that the Old First Ward (St. Lucy's) Area (hereinafter called "Area") is a blighted area pursuant to chapter 187 of the Laws of 1949 of New Jersey (N.J.S.A. 40:55-21.1 et seq.) as amended and by chapter 300 of the Laws of 1949 of New Jersey (N.J.S.A. 55:14A-31 et seq.) as amended; and

WHEREAS, the Central Planning Board of the City of Newark has considered and approved a Redevelopment Plan for said Area; and

WHEREAS, said Redevelopment Plan complies with the requirements of all applicable state and federal statutes and regulations promulgated thereunder; and

WHEREAS, it is necessary that the Municipal Council take appropriate official action respecting the relocation program and the Redevelopment Plan for the Area; and

WHEREAS, the Municipal Council is cognizant of the conditions that are imposed in the undertaking and carrying out of redevelopment projects with Federal financial assistance under Title I, including those prohibiting discrimination because of race, color, creed or national origin;

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That it is hereby found and determined that the Redevelopment Plan for the Area conforms to the general plan of the City of Newark.
2. That it is hereby found and determined that the Redevelopment Plan for the Area gives due consideration to the provisions of adequate park and recreational areas and facilities, as may be desirable for the neighborhood improvement, with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan.
3. That it is hereby found and determined that the Redevelopment Plan for the Area will afford maximum opportunity, consistent with the sound needs of the City of Newark as a whole, for the redevelopment of the Area by private enterprise.
4. That it is hereby found and determined that the objectives of the Redevelopment Plan cannot be achieved through rehabilitation of the Area.
5. That it is hereby found and determined that the program for the proper relocation of the individuals and families displaced in carrying out the Redevelopment Plan in decent, safe, and sanitary dwellings in conformity with acceptable standards is feasible and can be reasonably and timely effected to permit the proper prosecution and completion of the Plan; and that such dwellings or dwelling units available or to be made available to such displaced individuals and families are at least equal in number to the number of displaced individuals and families, are not generally less desirable in regard to public utilities and public and commercial facilities than the dwellings of the displaced individuals and families in the Area, are available at rents or prices within the financial means of the displaced individuals and families, and are reasonably accessible to their places of employment.



6. That in order to implement and facilitate the effectuation of the Redevelopment Plan it is found and determined that certain official action must be taken by this Body and, accordingly, this Body hereby (a) pledges its cooperation in helping to carry out such Redevelopment Plan; (b) requests the various officials, departments, boards, and agencies of the City of Newark having administrative responsibility in the premises to cooperate to such end and to exercise their respective functions and powers in a manner, consistent with said Plan and take appropriate action upon proposals and measures designed to effectuate said Plan.

7. That it is hereby found and determined that the financial aid provided and to be provided pursuant to contracts for Federal financial assistance pertaining to the Area is necessary to enable the project to be undertaken in accordance with the Redevelopment Plan for the Area.

8. That the Redevelopment Plan for the Area having been duly reviewed and considered, is hereby approved, and the City Clerk be and is hereby directed to file said copy of the Redevelopment Plan with the minutes of this meeting.

9. That this Ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-ba) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR STARTER, DIVISION OF TAXICABS).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 (e) of ordinance 6S&Fd adopted June 18, 1975 amending Section 1 of ordinance 6S&Fba, adopted November 22, 1966, be further amended to adjust the salary for the following position and establishing the minimum and maximum salaries therefor, to wit:

(e) Division of Taxicabs

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<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Starter 800120	\$9,922.00	\$9,922.00

Section 2. All prior ordinances or parts of prior ordinance inconsistent herewith are hereby repealed.

Section 3. That the position created hereby is conditioned on the receipt of funds from the Port Authority of New York and New Jersey for reimbursement of costs incurred by the City of Newark for this position.

Section 4. The above noted salary shall be effective as of October 18, 1976.

Section 5. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail. give his name and address and be heard.

No one appeared.

Councilman Tucker remarked that he was sorry that the individual who was involved with bringing this matter about the inequity to the Council is no longer with the City of Newark but he is hopeful that on other contracts or situations where we are interactive with other municipalities that at least Newark should put its best foot forward and not be necessarily reacting to Elizabeth but we should set the tone rather than react to it.

A motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND ORDINANCE 6-S & F-a, ADOPTED JANUARY 27, 1977, WHICH ORINANCE CREATED AND CONTINUED THE CENTRAL PLANNING BOARD AND THE BOARD OF ADJUSTMENT SO AS TO PROVIDE FOR COMPENSATION FOR CLASS IV MEMBERS OF THE CENTRAL PLANNING BOARD AND

March 2, 1977

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TO RELATE RECEIPT OF COMPENSATION BY MEMBERS OF BOTH BOARDS TO ATTENDANCE AT MEETINGS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. Article I, Section 2 of Ordinance 65 & FA, adopted January 27, 1977, which ordinance created and continued the Central Planning Board and the Board of Adjustment, be amended to read as follows:

ARTICLE I - CENTRAL PLANNING BOARD

Section 2. Membership; terms; compensation.  
The Central Planning Board shall consist of 9 members who shall be appointed and hold office in accordance with the provisions of C.40:55D-23. Each Class IV member shall receive a salary of not more than twenty-five hundred dollars (\$2500) per annum for attending board meetings. Such salary shall be paid quarterly and in proportion to the number of meetings attended, during such quarter.

Section 2. Article II, Section 2 of said Ordinance be amended to read as follows:

ARTICLE II - BOARD OF ADJUSTMENT

Section 2. Membership; terms; compensation.  
The Board of Adjustment shall consist of 7 members who shall be appointed by the Municipal Council and who shall hold office in accordance with the provisions of C.40:55D-69. The members of the board shall receive a salary of not more than twenty-five hundred dollars (\$2500) per annum for attending board meetings. Such salary shall be paid quarterly and in proportion to the number of meetings attended, during such quarter.

Section 3. This Ordinance shall take effect upon final passage and publication in accordance with law.

Section 4. Any existing Ordinance or part thereof inconsistent with this Ordinance is hereby repealed.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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6-Ph, S & F-h.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF DELANCY STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM AVENUE P TO DOREMUS AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that part of Delancy Street as shown on the Map of the Commissioners to lay out streets, avenues, and squares, extending from Avenue P to Doremus Avenue as more particularly described below and as shown on a map entitled "Map Showing Proposed Road Vacation of a Portion of Delancy Street Fronting Property P.V.S.C.," prepared by Paul J. Emilius and Associates, Oak Ridge, New Jersey 07438, Project No. 1176-135, dated June 17, 1976:

BEGINNING at a point being the intersection of the northwesterly sideline of Doremus Avenue (75' wide) with the northeasterly sideline of Delancy Street (60' wide) and running from said beginning point, thence

- 1) S33° -05' 15"W 60.00' along the northwesterly sideline of Doremus Avenue to its intersection with the southwesterly sideline of Delancy Street, thence
- 2) N56° -55' -10"W 1589.75' along the southwesterly sideline of Delancy Street to its intersection with the prolongation of the southeasterly sideline of Avenue "P" (75' Wide), thence
- 3) N41° -05' -43"E 60.59' along the prolongation of the southeasterly sideline of Avenue "P" to its intersection with the northeasterly sideline of Delancy Street, thence
- 4) S56° -55' 10"E 1581.31 along the northeasterly sideline of Delancy Street to the point and place of BEGINNING,

is hereby vacated as a street or public highway, pursuant to the provisions of N.J.S.A. 40:67-1 (b).

All is as shown on a map prepared under the direction of this Council, known and designated as Map No. 1714-V dated September 20, 1976, which map is attached hereto and made a part hereof.

Section 2. That a copy of the aforesaid Map No. 1714-V dated September 20, 1976, is on file in the Office of the Director, Department of Engineering.

Section 3. That the aforesaid street vacation is hereby given upon the condition and provision that Passaic Valley Sewerage Commissioners shall pay on demand of the City of Newark a street vacation fee of \$100.00 and the amount and cost and expense to the City of Newark for all official publications of this Ordinance.

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appeared.

Councilman Tucker said for a matter of clarification can we have the City Clerk get in contact with the Law Department on this issue on the street vacation because he does not know if we got the opinion back prior to final adoption which would at least clear up the whole question on the vacation.

City Clerk D'Ascensio indicated that he was in receipt of a letter from Rosalind Bressler from the Corporation Counsel's Office dated February 28, 1977 which he read into the minutes.

**Newark**

Kenneth A. Gibson  
Mayor

**Department of Law**

920 Broad Street  
Newark, New Jersey 07102  
201 733-3330

Milton A. Buck  
Corporation Counsel

MEMORANDUM

TO: Earl Harris, President of Municipal Council and  
Members of the Council

FROM: Rosalind L. Bressler  
Assistant Corporation Counsel

RE: Ordinance Providing For The Vacation of Delancy Street From  
Avenue P To Doremus Avenue

\*\*\*\*\*

The above ordinance was submitted to the Municipal Council pursuant to an order of the court that Delancy Street from Avenue P to Doremus Avenue be vacated. The events leading up to the order are as follows:

On December 22, 1975, by Resolution 78DM, the Mayor of the City of Newark was authorized to enter into a cooperation agreement with the Passaic Valley Sewerage Commissioners (PVSC) by which the City agreed to vacate certain streets and convey the land to PVSC and PVSC agreed to pay half the costs of certain street improvements. The Resolution and the cooperation agreement in themselves did not vacate the streets but merely served as an agreement to adopt the necessary ordinances to vacate at some time in the future.

If the Municipal Council does not adopt the street vacation ordinance, then PVSC will exercise their condemnation powers to acquire the street. In that event, the Commissioners will no longer be bound by the cooperation agreement which requires them to pay one-half of the cost of improving certain streets in that area and the City will bear the entire cost of such improvements.

*Rosalind L. Bressler*  
Rosalind L. Bressler  
Assistant Corporation Counsel

RLB:lag

March 2, 1977

Councilman Tucker said his concern is more of a procedural one, not necessarily dealing with the Court Order. He is relating to our normal processes that a street vacation is done by the Planning Board first and subsequently submitted to the Council. He believes that no action was taken by the Planning Board at this time. All he is concerned is that he assumes the letter is indicating that if we do not move affirmatively on the matter that the Passaic Valley Sewerage Commission can exercise their option which would to a certain degree outweigh the action of the City. He assumes that is what the City Clerk is saying.

City Clerk D'Ascensio replied that the Order entered into by Judge Shermin D. Lester requires that summary judgment be entered against the plaintiff, Passaic Valley and against the City and in accordance with the demand of the Mayor and the Council is hereby ordered to directly and specifically move forthwith. In the application for the judgment the relative merit and arguments in favor or against entering the order were discussed and apparently the Judge didn't lend too much weight to the requirement of the statute of the Planning Board recommending the vacation. That was argued and the Judge's Order supercedes any requirement in that respect.

A motion to adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

A BOND ORDINANCE TO APPROPRIATE THE ADDITIONAL SUM OF \$325,000 FOR STAGE I OF THE CONSTRUCTION OF THE FILTRATION FACILITIES AT PEQUANNOCK WATER SUPPLY OF THE CITY OF NEWARK, NEW JERSEY, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 59-71)

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WHEREAS, the Municipal Council of The City of Newark by Resolution No. 7RA adopted November 3, 1971, as amended, has heretofore authorized the preparation of an ordinance to finance the improvement hereinafter described (Capital Budget Project No. 59-71): and

WHEREAS, the Municipal Council of The City of Newark by Ordinance No. 6S & FV, adopted October 4, 1972 authorized Stage I of the construction of filtration facilities at the Pequannock Water Supply of the City of Newark, New Jersey which Stage includes the determination of the present and future treatment and filtration needs of the Pequannock Water Supply, surveys, preliminary plans, pilot plant studies, plans and specifications for the filtration plant and related facility and all other appurtenances and studies leading to construction, analysis of all significant factors impinging on the adequacy of Newark's water supply and storage system as well as on water needs of Newark and of other water customers--existing and potential, short-range and long-range, and

WHEREAS, Said Municipal Council now finds that an additional sum of \$325,000 is required to be appropriated for such improvement; NOW, THEREFORE,

BE IT ORDAINED by the Municipal Council of The City of Newark, as follows:

Section 1. The additional sum of \$325,000 is hereby appropriated to the payment of the cost of such Stage I. Said appropriation of outstanding bonds and notes issued pursuant to this ordinance shall at any time exceed the sum first mentioned in this Section, the moneys raised by the issuance of said bonds shall, to not less than the amount of such excess, be applied to the payment of such notes then outstanding.

Section 5. Each bond anticipation note issued pursuant to this ordinance shall be dated on or about the date of its issuance and shall be payable not more than one year from its date, shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law and may be renewed from time to time

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pursuant to and within the limitations prescribed by the Local Bond Law. Each of said notes shall be signed by the Mayor and the Director of Finance and shall be countersigned by the City Comptroller and shall be under the seal of said City and attested by the City Clerk. Said officers are hereby authorized to execute said notes and to issue said notes in such form as they may adopt in conformity with law. The power to determine any matters with respect to said notes not determined by this ordinance and also the power to sell said notes is hereby delegated to the Director of Finance who is hereby authorized to sell said notes either at one time or from time to time in the manner provided by law.

Section 6. It is hereby determined and declared that the period of usefulness of said purpose, according to its reasonable life, is a period of 40 years computed from the date of said bonds.

Section 7. It is hereby determined and stated that the Supplemental Debt Statement required by said Local Bond Law has been duly made and filed in the office of the City Clerk of said City and that such statement so filed shows that the gross debt of said City, as defined in Section 40A:2-43 of said Local Bond Law, is increased by this ordinance by \$325,000 and that the issuance of the Bonds and notes authorized by this ordinance is permitted by an exception to the debt limitations prescribed by said Local Bond Law contained in subdivision (d) of Section 40A:2-7 of said Law.

shall be met from the proceeds of the sale of the bond authorized by this ordinance. Said Stage I is being undertaken as a general improvement and no part of the cost thereof shall be assessed against property specially benefited.

Section 2. It is hereby determined and stated that (1) the making of Stage I of such improvement (hereinafter referred to as "purpose"), is not a current expense of said City, and (2) it is necessary to finance said purpose by the issuance of obligations of said City pursuant to the Local Bond Law of New Jersey, and (3) the estimated cost of said purpose is \$1,600,000 including the \$1,275,000 appropriated by said Ordinance No. 6S & FV adopted October 4, 1972 and (4) \$63,750 of said sum was provided by the down payment appropriated to finance said purpose by said Ordinance No. 6S & FV,



adopted October 4, 1972 and (5) the estimated maximum amount of bonds or notes necessary to be issued for said purpose is \$1,536,250 including the \$1,211,250 authorized by said ordinance No. 6S & FV, adopted October 4, 1972 and the \$325,000 herein authorized and (6) the cost of such purpose, as hereinbefore stated, includes the aggregate amount of \$1,600,000 inclusive of the \$1,275,000 stated in said Ordinance No. 6S & FV adopted October 4, 1972 which is estimated to be necessary to finance expenses as permitted by Section 40A:2-20 of the Local Bond Law.

Section 3. To finance said purpose, bonds of said City of an aggregate principal amount not exceeding \$325,000 are hereby authorized to be issued pursuant to said Local Bond Law. Said bonds shall bear interest at a rate per annum as may be hereafter determined within the limitations prescribed by law. All matters with respect to said bonds not determined by this ordinance shall be determined by resolutions to be hereafter adopted.

Section 4. To finance said purpose, bond anticipation notes of said City of an aggregate principal amount not exceeding \$325,000 are hereby authorized to be issued pursuant to said Local Bond Law in anticipation of the issuance of said bonds. In the event that bonds are issued pursuant to this ordinance, the aggregate amount of notes hereby authorized to be issued shall be reduced by an amount equal to the principal amount of the bonds so issued. If the aggregate amount

Section 8. This ordinance shall take effect twenty days after the first publication thereof after final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and defer action on this ordinance was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

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6-S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE PROHIBITING THE PAYMENT OF ANY SALARY OR WAGE TO PUBLIC SERVICE EMPLOYMENT PARTICIPANTS WITHOUT THE ADOPTION OF APPROPRIATE ORDINANCES BY THE MUNICIPAL COUNCIL.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed)

A motion to defer action on this ordinance was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO ACQUISITION AGREEMENT WITH THE NEWARK HOUSING AUTHORITY IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, SECOND ACTION YEAR. SCHEDULE (B).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed)

A motion to adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-S & F-l.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for

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second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO DISPOSITION AGREEMENT WITH  
THE NEWARK HOUSING AUTHORITY IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF  
1974, SECOND ACTION YEAR. SCHEDULE (B).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed)

A motion to adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

HEARINGS OF CITIZENS.

6-HC-a.

MR. HENRY B. SQUIRE, JR., 31 FULTON STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to a proposal for New Ark, Inc.

Councilman James noted the speaker has directed much anger at the City Council and he is somewhat taken aback because he believes this body did endorse and support his program. The Council sent a memorandum to every agency saying that we received his proposal and we enclosed the Council's recommendation and it is only upon their scrutiny and upon their recommendation that the Council can intelligently render a decision. He recalled we received one letter from Mr. Alan Zalkind in which he said he was not going to extend the program. He stated it did not have a good track record and he made some other unkind statements in that memorandum.

Councilman James pointed out this Council cannot unilaterally fund Newark New Ark, just fund it because Mr. Squire has a good program and we support it and we say go out and fund it. If that was the case, we would have 10 programs which would directly and indirectly come under the guide and control of this Council. There is a check and balance system, Administration must review and scrutinize all programs. This Council did see the proposal, we did send it to the various agencies and to the best of his knowledge it fell upon deaf ears. It would stand to reason the speaker should seek an audience with Messrs. Zalkind, Dennison and Mayor Gibson and tell them how he feels.

President Harris said what Councilman James stated is that we are Members of the Governing Body, we are the law makers under this form of government. Administration

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makes determinations as to what programs they are going to approve and they submit it to us for ratification. This particular program would have to get the approval of Mr. Alan Zalkind, who has the responsibility of submitting it to this body. It is not our function to take these programs and make a determination and say we are going to approve it. We have supported the speaker by contacting various people in Administration writing letters, trying to get them, encouraging them to be receptive to his program. This body had been very cooperative and he does not think any one in Administration has been as respectful as Members of this Body in greeting him with open doors and giving him consideration and time and he hoped that the speaker will be more fair in the future. The gentleman he must take his gripes to is Mr. Zalkind.

6-HC-b.

MR. DON C. CLARK, 343 SCHLEY STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the nomination of Mr. John D. Erown, as a Member of the Newark Taxicab Commission. He urged the Council to confirm this nomination. Mr. Clark also urged the Council to extend the present members on the Taxicab Commission from five to seven members.

Councilman Martinez questioned how many men are you requesting, and if they should both be drivers?

Mt. Clark replied we are asking for one more driver.

Councilman Tucker said the figure he gave him in relation to the number of drivers we were able to come up from the Taxi Commission, they gave us a list of approximately 190. He also got the supplemental list from him with approximately 70 people involved. He thought it would be better, rather than debate the issue here, to discuss the matter with the Members of the Taxi Commission of the Newark Municipal Council and basically have an audience with him in the very near future to deal with the whole area. He has discussed the expansion of the Commission with the representatives of the Taxi Commission. They have also discussed the matter with Business Administrator Walls and his opinion was he wanted to receive further documentation. The information he submitted and also the information Mr. Tuff submitted were submitted to Business Administrator Walls. He hopes the matter will be resolved and he believes in two ways: 1) the information he has, he can share with the Members of the Taxicab Commission, basically have a meeting with the Taxi Commission, sit down and discuss the matter in more detail and maybe the Council, after being in receipt of a recommendation from the Taxicab Commission and also from Administration to analyze, figure out where to go. He thinks the possible expansion raises fiscal problems, not that much. He is pretty sure the people, especially the owner drivers would not have a major problem of serving without compensation or the additional person, community representative.

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We will have a meeting of the Taxicab Commission and go over all of the information submitted to him thus far and also ask Ronald Tuff and current Chairman, Mr. A.J.J.A. Wilson. He will receive a communication from him in possibly three weeks with respect to this meeting.

Mr. Clark said they tried to have a meeting with the Newark Taxicab Commission since it was formed and they have been unable.

Councilman Tucker said he will have to take some of the responsibility. The Taxi Commission, we are of the opinion that they are supposed to meet and discuss and come up with plans. What is happening now, the Taxi Commission is saying they are going to meet to hear complaints. We created them to basically hear and come up with recommendations, not give it back to us.

6-HC-c. MR. JOHN C. NIGLIO, 158 RYDERS LANE, EAST BRUNSWICK, NEW JERSEY, addressed the Municipal Council with respect to protecting the property owners. He said that he owns a 2-three family duplex home at 578-580 15th Avenue. He indicated that he does all his own work in maintaining this property and the reason why homes are being abandoned is because pressure is being applied to the property owner.

6-HC-d. MR. SAMUEL T. WRIGHT, 357 RIDGEWOOD AVENUE, NEWARK, NEW JERSEY, questioned the Council whether the Council ever rides through the City of Newark and are they satisfied with what they see. He is not and that is the reason why he is here.

President Harris said he concurs 1,000% and he knows everyone will have an opportunity to respond. He is thoroughly disgusted with the filth in the City. President Harris stated he has lived in the City of Newark all his life, saw a good education system go down to zero. He is sick and tired of seeing many of the conditions that the speaker elaborated on and he stated he hates to continue to see the City deteriorate.

Councilman Martinez indicated he agrees with some of the remarks of the speaker and he disagrees with some of the remarks. As Councilman of the East Ward, he is particularly proud of the East Ward, particularly the Ironbound Section, where the attendance rate in the elementary school is almost 99%. In other areas it's 60% or 65%. It is the people, it has nothing to do with Administration at this point. He is proud of what the people in the East Ward are doing themselves, sweeping their own sidewalks, own streets, keeping the crime rate at a reduction themselves. However, he is not proud of the services that are being administered by the City, such as Police, Sanitation and Recreation and Parks. These are things the people cannot do for themselves. Our educational system is a disgrace. When this City had a \$25 million budget, Weequahic, East Side, Barringer, Vailsburg, Central and South Side High Schools, were rated as the highest schools in the nation. Today, with a budget of over \$125 million,

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when it was \$129 million two years ago, Newark's school system was pointed out as the worst in the country. Today it has that reputation. In a National Magazine a few weeks ago, one particular Mayor was criticized as having the worst school in the country, out in the midwest, he said "no, there is one worse than ours, that is Newark." He is proud of what the people themselves are doing in the East Ward, the Ironbound, where businesses are coming in, people using their own money, no federal aid coming into the Ironbound, for housing, strictly done on their own. You have to give the people a great deal of credit and maybe we should start looking in the areas of federal aid, is it a handout, a giveaway? A person who has to take the money out of his pocket will take a little more care of his property instead of the handouts when they built the 15 or 16 story project, they say "here, it is yours" and five years later it is a slum at a cost of \$15 or \$16 million.

Councilman James said if we had more Mr. Wrights' coming to Council meetings and speaking maybe it might be a better City. This body happens to be law makers, unfortunately, Administration must carry out these laws. As you look at downtown, as you look at the clutter, as you see the potholes, all the potted plants with no plants along Bergen Street, the rate of abandoned houses, it becomes evident that certainly there is some error in Administration in the absence of essential services. As an example, this Council, by law decided to participate in an Energy Program in order to bring people back to work who had been laid off, people who were unable to provide food, clothing and shelter for their families. It was an act of humane consideration that this Council passed on an Energy Program where citizens who had been laid off would receive \$192. or \$150. a week and would be able to sustain their families. We passed, that, we are lawmakers. Then we learned the people were sitting up at North Jersey Community Center, drawing \$192. a week and not having worked in six days. Many of these men actually walked to City Hall and came into his office and stated they are being paid \$192. a week, indicating they have done nothing but play cards, gambling, bingo, etc. and they are tired. They want to do something meaningful for the City. We can't do both, be lawmakers and administrators. He said there is a problem between implementation of meaningful programs and the delivery of services and he does not have a solution to it but he agreed with the speaker, that they are not happy with what they see, but there is a greater challenge that must be placed on Administration and the Council. He must say, the programs have been there, the laws have been made, opportunity to provide a good City has been there but administratively we have not exercised proper leadership.

Councilman Giuliano indicated he is much dissatisfied with the conditions of the City of Newark. As Councilman-at-Large, he rides through the streets of the City often. He agreed with his colleagues, who said much that he wanted to say. The only

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thing he disagrees with the speaker is when he said it starts with the City Council down. It does not start from the City Council down, it starts from Administration. Of course, we are the legislators. Councilman Giuliano said he does not like the vacant land, it is happening in every large City. It is something that hurts all of our pride and everyone of us that has an interest in the City. He commended the speaker because he is concerned or he wouldn't take the time to come here and express his views. There are many people who just criticize and do nothing. He does not know if there are any alternatives that we have, we are trying everything possible and we are concerned and dissatisfied with what is going on out there.

Councilman Carrino said it is easy for us to talk up here. Certainly, what you see out there is a reality. The City is old, people are leaving the City and it is causing a major problem. However, he does not agree with his colleague we are doing the best we can and you can't blame us, you blame Administration. Because it is all of the elected officials faults. He said he is called a trouble maker because he puts it in the paper and people tell him he is not supposed to do that or this. We don't have the right to run programs, all we do is vote on them and it becomes a reality and Administration administers it. We have the right to fire people who don't do the things right. We don't do that. People get jobs, people get friends doing this, doing that, therefore, they have to keep their mouths shut. We are hurting the City, the 9 Members of the Council and The Mayor don't exercise the rights we are supposed to. The streets are supposed to be clean, and they are not, somebody is supposed to get fired. Dogs are running around the street and nobody is picking them up, someone should be fired. The Director said he does not have enough men, so the Director should get in the truck and pick them up. He takes the blame as an individual he takes the blame as a Councilman that we are allowing the City to go down the drain. The people are not administering the City correctly, when we know the City is hurting, people are moving out and we are getting abandoned properties. But if the City is not being run correctly, all we are doing is making that thing happen faster. Until we, as the City Council, take a stand to say to the people on the second floor, "we don't like what you are doing on the second floor and we are going to do something about it," it is going to keep happening. The other day he was in the South Ward, near Route 78, and he was a little embarrassed and a little ashamed and Councilman Bottone was down in Columbus Homes visiting his friend, he was a little ashamed about what he saw because he wasn't there for five years. Maybe we all should get on a bus and ride through the whole City so we can all put our heads down beneath our jackets and cry a little bit. We are killing the City, all of us, and as Councilman Martinez said, the people are killing the City too. You can't have a guy clean up everyday and that night it will be

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the same. We can't come into homes, backyards, cellars, etc., if people don't want to keep the City clean, take pride in the City then we just can put it aside and it will die. He is sorry that there are not 100 people here at the meeting, so some people get get off their backsides and start doing what they are supposed to do. He thanked the speaker for coming and hoped some day people will start listening.

Councilman Bottone said that the speakers frustration is not his alone. What we are trying to convey to him, not only him, but from him to everyone in the City is that we appreciate his coming down here. Probably it might shake them up a little bit. He took a different route home the other night, and the last time he saw an area like that was when he was in Germany during the war. We have something here on the agenda today, St. Lucy's area, it took five years to come before the Council today so we can knock down the dilapidated buildings. He wished that when you see someone dumping garbage, take that license plate number, there is a reward for catching someone dumping garbage. If you see an abandoned car, call the Abandoned Squad in the Police Department. We do have facilities where we have phone numbers and if you don't get any satisfaction call any one of the 9 Councilmen and we will make sure we jump on it directly. We are with you, but we certainly need your help, everyone out there. We will try our best because the frustrations you have are ours also.

Councilman Allen said if Administration is not doing their job we will have to, we the governing body, if Administration is not doing their part then it is the governing body's fault. He stated when we first took office, we saw what was needed to be done and what hasn't been done and we have taken a stand then and until we stand up and deal with it, nothing is going to change. That means we are going to have to fire some of the department heads and get people in there who are going to do the job. He pointed out the problems relating to citizens complaints that when they call a department about the service needed, sometimes they hang up on you or not talk at all. We the elected officials have to yell and scream. If you look around you will find you have more people in the Sanitation Department, Demolition, etc. that you will find the people are doing less work. Another problem, whereas, we have to stand up to our responsibility the people in the communities have to stand up to their responsibilities. He thinks back in the 60's when they organized rent strikes, the landlords have a responsibility to fix up their place and if we live there we have the responsibility to keep it up. If we look at some lots, you can have them cleaned up today and go back the next morning, it will then be the same. The only way we are going to deal with it is start taking a stand and separate the sugar from the salt.



Councilman Martinez commented that last year, Councilmen Carrino and Tucker and he had the opportunity to go to Milwaukee and as they drove through the City during the evening, or the day they found it probably the most spotless City he has ever seen in this life. He was told by the Mayor's wife it was the people of the City who kept the streets clean.

Councilman Tucker said that most of his colleagues have said all the points that need to be said. He would like to highlight a couple of points. It is not just the responsibility of elected officials in dealing with what is happening in Newark. It also falls clearly on the general public at large. He is hopeful that when you make your review of the way you see it, things that are not necessarily right that are right or wrong, you also look at the major problems that we have to overcome. What we have to do is look at situations such as the Board of Education and we will see clearly it needs to be necessarily improved. But he does feel you should look in contrast at some of the things that are taking place. We have a tendency to look at just the negative, but there is some positive. As an example he referred to a magazine article which appeared approximately a year ago. The writer of the article said Newark is one of the worst cities in America. After a cursory review, it became noticeable that he was not in Newark to write the basic article and he was not knowledgeable. He at that point considered to back up the opinion. Needless to say, the National publicity which was negative, was not able to be retracted or the intent of the author of the article. Another prime example is the editorial opinion that was shared last week on Channel 4 dealing with Carl Stokes, in which he was raising hell with the City of Newark. He wants to respond to that because the valid criticism he raised when he clearly said it is the fault of leadership within the City of Newark. He thinks it is better to say there are a lot of other things. He did not mention that people make government and government plays a role in responding to people. He thinks a prime example of evaluating former Mayor Carl Stokes is to see if he was that much concerned and that much dedicated with urban problems he would be Mayor of Detroit today rather than a T.V. Commentator. All he is saying in effect is that we have things that are definitely wrong with the City of Newark, but we also have things that are definitely right and he is hopeful that when he makes his observation that he looks at both sides of the equation because if we do not affirmatively try to straighten out the mess in the City of Newark and move affirmatively, not just straightening out government, a lot of streets, dealing with the major problems, then we cannot expect people who are outside of the City of Newark to basically be concerned with what is happening inside of it. He thinks it is not just a matter of

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government, basically every person who is a resident of the City of Newark realizes we have problems and are working affirmatively, doing whatever they can individually and collectively to straighten out the City of Newark and he thinks all of us can do that quite adequately.

President Harris publicly thanked the speaker and commended him for what he considers his strong and dedicated effort and support in helping to make Newark a City that we all want it to be. He wished in this City that we had 360,000 people like him because he knows of his efforts to make this a better City. He knows he is not afraid to face the problem, not afraid to state publicly his likes or dislikes and he knows he believes in telling it like it is.

President Harris further stated it is unfortunate today there is an air of premissiveness that maybe has gone a little too far because when he thinks back when he was a young man in Newark we respected our neighbors. If a neighbor saw us do something wrong, they would chastise us, and we respected them. He thinks that something is missing because he sees youngsters today that are disrespectful of their elders. He thinks too much has gone down the drain. He thinks there must be a greater respect, if you respect yourself you will respect someone else.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING MAYOR TO FILE APPLICATION WITH SECRETARY OF THE INTERIOR FOR TRANSFER OF PROPERTY, WHICH HAS BEEN DECLARED SURPLUS AND AT THE DISCRETION OF THE GENERAL SERVICES ADMINISTRATION MAY BE ASSIGNED TO THE SECRETARY OF THE INTERIOR FOR DISPOSAL FOR PUBLIC PARK OR RECREATIONAL PURPOSES, UNDER THE PROVISIONS OF SECTION 203 (K) (2) OF THE FEDERAL PROPERTY AND ADMINISTRATIVE SERVICES ACT OF 1949 (63. STAT. 387), AS AMENDED, AND RULES AND REGULATIONS PROMULGATED PURSUANT THERETO, MORE PARTICULARLY DESCRIBED AS 125 FIRST STREET, BLOCK 1882, LOT 15, U.S. ARMY RESERVE CENTER, INSTALLATION NUMBER 4192, NEWARK, NEW JERSEY, D-NJ-542 (.66 ACRES); THE CITY OF NEWARK UPON CONVEYANCE OF SAID PROPERTY; WILL ASSUME IMMEDIATE CARE AND MAINTENANCE OF SAID PROPERTY; THE CITY OF NEWARK WILL ASSUME THE PAYMENT OF ALL FEES OR COSTS INCURRED IN CONNECTION WITH THE TRANSFER OF SAID PROPERTY FOR SURVEY, TITLE SEARCHES, RECORDATION OR INSTRUMENTS, OR OTHER COSTS IDENTIFIED WITH THE FEDERAL SURPLUS PROPERTY ACQUISITION.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Mr. Art Blumental, Open Space Coordinator met with the Council March 15, 1977)

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A motion to adopt the resolution with the understanding no municipal funds are to be expended on this property for two years was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION OF CITY OF NEWARK WITH TEMPLE B'NAI ZION, FOR PERIOD JANUARY 20, 1977 TO MARCH 2, 1977, FOR USE OF ITS FACILITY AT SHALOM ROBERTO CLEMENTE TOWRES, COMMUNITY ROOM, 75-95 CLINTON AVENUE, NEWARK, NEW JERSEY; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH TEMPLE B'NAI ZION, FOR PERIOD MARCH 3, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITY AT SHALOM ROBERTO CLEMENTE TOWERS, COMMUNITY ROOM, 75-95 CLINTON AVENUE, NEWARK; THERE SHALL BE NO COMPENSATION PAID TO SAID CONTRACTOR UNDER AFORESAID CONTRACT. (FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION OF CITY WITH UNITED COMMUNITY CORPORATION - GOLDEN AGE PROJECT, FOR PERIOD JANUARY 1, 1977 TO MARCH 2, 1977, FOR USE OF ITS FACILITY AT 377 CLINTON AVENUE; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH UNITED COMMUNITY CORPORATION - GOLDEN AGE PROJECT, FOR PERIOD MARCH 3, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITY AT 377 CLINTON AVENUE; THERE SHALL BE NO COMPENSATION PAID TO SAID CONTRACTOR UNDER AFORESAID CONTRACT. (FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION OF CITY WITH THE NEWARK HOUSING AUTHORITY (SETH BOYDEN PROJECT) FOR PERIOD JANUARY 1, 1977 TO MARCH 2, 1977, FOR USE OF ITS FACILITY AT 120 DAYTON STREET; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH THE NEWARK HOUSING AUTHORITY (SETH BOYDEN PROJECT) FOR PERIOD

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MARCH 3, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITY AT 120 DAYTON STREET: THERE SHALL BE NO COMPENSATION PAID TO SAID CONTRACTOR UNDER AFORESAID CONTRACT. (FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION OF CITY WITH THE NEWARK HOUSING AUTHORITY (STEPHEN CRANE PROJECT) FOR PERIOD JANUARY 1, 1977 TO MARCH 2, 1977, FOR USE OF ITS FACILITY AT 900 FRANKLIN AVENUE; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH THE NEWARK HOUSING AUTHORITY (STEPHEN CRANE PROJECT), FOR PERIOD MARCH 3, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITY AT 900 FRANKLIN AVENUE; THERE SHALL BE NO COMPENSATION PAID TO SAID CONTRACTOR UNDER AFORESAID CONTRACT. (FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION OF CITY WITH THE NEWARK HOUSING AUTHORITY (SCUDDER HOMES PROJECT) FOR PERIOD JANUARY 1, 1977 TO MARCH 2, 1977, FOR USE OF ITS FACILITY AT 69 LINCOLN STREET; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH THE NEWARK HOUSING AUTHORITY (SCUDDER HOMES PROJECT), FOR PERIOD MARCH 3, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITY AT 69 LINCOLN STREET; THERE SHALL BE NO COMPENSATION PAID TO SAID CONTRACTOR UNDER AFORESAID CONTRACT. (FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH JEWISH COMMUNITY FEDERATION OF METROPOLITAN NEW JERSEY FOR PERIOD JANUARY 1, 1977 TO MARCH 2, 1977, FOR USE OF ITS

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FACILITY AT 19 ROSS STREET: FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE, TO ENTER INTO CONTRACT WITH JEWISH COMMUNITY FEDERATION OF METROPOLITAN NEW JERSEY, FOR PERIOD MARCH 3, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITY AT 19 ROSS STREET; THERE SHALL BE NO COMPENSATION PAID TO SAID CONTRACTOR UNDER AFORESAID CONTRACT. (FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

TEMPORARY EMERGENCY RESOLUTION APPROPRIATING \$60,000., DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, MATERIALS AND SUPPLIES, TO PROVIDE FUNDS TO PURCHASE SALT AND CALCIUM FLAKES: SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino,

7-R-i.

TEMPORARY RESOLUTION APPROPRIATING \$40,000., DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, PERSONNEL SERVICES, OVERTIME; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION REQUESTING PERMISSION FROM DIRECTOR OF LOCAL GOVERNMENT SERVICES TO DEDICATE REVENUES GENERATED BY "SUPPORTED WORK/PROJECT RESOURCE" TOWARD PROJECT RESOURCE'S CONTINUED FUNDING IN ACCORDANCE WITH PROVISIONS OF N.J.S.A. 40A:4-39 AND THAT A TRUST FUND IS ESTABLISHED FOR SAID PURPOSE; FURTHER THAT IN THE 1977 BUDGET OF CITY OF NEWARK, AFTER SHEET 25, THERE BE ANNEXED THE FOLLOWING STATEMENT, "THE DEDICATED REVENUES ANTICIPATED DURING 1977 GENERATED FROM THIS PROJECT ARE TO BE ADMINISTERED BY NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING."

(Copy of resolution and correspondence submitted to each Member of the Council)

March 2, 1977

1054

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE", \$4,951,820., LOCAL PUBLIC WORKS STREET AND SIDEWALK PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as an Ordinance appropriating these monies was previously adopted by the Municipal Council was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.

EMERGENCY RESOLUTION APPROPRIATING \$4,951,820., SPECIAL ITEM OF APPROPRIATION, LOCAL PUBLIC WORKS STREET AND SIDEWALK PROJECT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as an Ordinance appropriating these monies was previously adopted by the Municipal Council was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION RESCINDING RESOLUTION 7-R-br, ADOPTED DECEMBER 29, 1976, "RESOLUTION CANCELLING UNEXPENDED BALANCE OF BUDGET INSERTION NUMBER 27, FOR COMPREHENSIVE EMPLOYMENT AND TRAINING ACT (CETA II), IN THE AMOUNT OF \$2,415,621."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION RESCINDING RESOLUTION 7-R-ct, ADOPTED JANUARY 5, 1977, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" COMPREHENSIVE EMPLOYMENT AND TRAINING ACT (CETA II)

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\$2,415,621."

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION RESCINDING RESOLUTION 7-R-CS, ADOPTED JANUARY 5, 1977, "EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$2,415,621., SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT (CETA II); SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AMENDING NEWARK PORTION OF TRI-STATE REGIONAL PLANNING COMMISSION TRANSPORTATION IMPROVEMENT PROGRAM FISCAL YEARS 1977 THROUGH 1981 TO INCLUDE TRANSFER OF \$12,900,000. FEDERAL AID URBAN SYSTEM FUNDS (FEDERAL SHARE), WHICH IS THE TOTAL FEDERAL AID URBAN SYSTEMS SHARE OF THE ENTIRE PATH EXTENSION PROJECT COST, FROM THE PREVIOUSLY ADOPTED STATE AREA-WIDE PROGRAM TO THE NEWARK TRANSPORTATION IMPROVEMENT PROGRAM: FURTHER THAT THE FISCAL YEAR 1977 ANNUAL ELEMENT OF THE TRI-STATE REGIONAL PLANNING COMMISSION TRANSPORTATION IMPROVEMENT PROGRAM BE AMENDED SO AS TO INDICATE THAT FEDERAL AID URBAN SYSTEM FUNDING PORTION OF THE PATH PROJECT ON PAGE 001 OF ATTACHMENT C (\$10.3 MILLION FEDERAL SHARE) IS CONSIDERED TO BE A PORTION OF THE NEWARK TRANSPORTATION PROGRAM FISCAL YEAR 1977 ANNUAL ELEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Business Administrator Walls and Mr. Oscar Bakke, Newark Transportation Council to meet with the Council at their special conference March 8, 1977; further requesting Mr. Bakke to submit a written report in connection with this topic prior to the meeting so that the Council may have time to peruse same, was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 2, 1977

1056-R-q.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE AND TAX COLLECTOR TO CANCEL OUTSTANDING TAXES FOR PREMISES 1-25 SUMMER AVENUE, BLOCK 453, LOT 12, FOR THE YEAR 1975, \$34,332.76; OWNED BY MT. CARMEL GUILD, ARCHDIOCESE OF NEWARK, ASSESSED IN ERROR, EXEMPT PROPERTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ACCEPT SUM OF \$714. AND WRITE OFF SAID BALANCE OF CHARGES IN AMOUNT OF \$476. ON RECORDS OF DIVISION OF MOTORS, DEPARTMENT OF PUBLIC WORKS, FOR DAMAGES TO CITY VEHICLE WHEN POLICE OFFICER WILLIAM A. CLARK WAS INVOLVED IN COLLISION WITH VEHICLE OWNED AND DRIVEN BY BRUCE G. JOHNSON. (INSURANCE COMPANY MADE AN OFFER TO PAY 60% OF OUR DAMAGE ON BASIS OF COMPARATIVE NEGLIGENCE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK FOR \$265. TO PUBLIC SERVICE ELECTRIC AND GAS COMPANY UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY THE CORPORATION IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL; WHEN FIRE DEPARTMENT SYSTEM EMPLOYEES WERE WORKING ON LITTLETON AND 11TH AVENUE REPAIRING FIRE SIGNAL LINES INADVERTENTLY DRILLED THROUGH PUBLIC SERVICE ELECTRIC WIRES CUTTING OFF POWER IN THE AREA.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO DELIVER CHECK FOR \$6,000. TO ELLA ODUM AND MYRON FURMAN, ESQ., 22 UNION AVENUE, IRVINGTON, NEW JERSEY, IN FULL PAYMENT FOR ANY AND ALL CLAIMS ARISING OUT OF INCIDENT INVOLVING DEMOLITION DAMAGE TO BUILDING ON PREMISES KNOWN AS 102 MILFORD AVENUE WHICH OCCURRED ON SEPTEMBER 4, 1975; FURTHER



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NO CHECK BE ISSUED UNTIL PAPERS DEEMED NECESSARY BY CORPORATION COUNSEL HAVE BEEN

RECEIVED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to communicate with Business Administrator Walls, Director of Engineering Zach and Director of Inspections Lembo to submit to the Council a complete file of wrongful demolitions which have occurred since July 1, 1974, was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u. RESOLUTION AMENDING RESOLUTION 7-R-f, DECEMBER 29, 1976, BY CORRECTING PREVIOUS GRANT AGREEMENT #76098 MONEY FROM \$145,188. TO \$150,417., FOR A TOTAL OF \$816,049. INSTEAD OF \$810,820. FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY FOR A PERIOD OF ONE YEAR FROM JANUARY 1, 1977 TO DECEMBER 1, 1977. (\$816,049-NEW JERSEY STATE DEPARTMENT OF COMMUNITY AFFAIRS, \$95,643.-CITY OF NEWARK AS IN-KIND CONTRIBUTION AND \$28,000.-FUNDS GENERATED BY THE PROGRAM; TOTALLING \$939,692.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v. RESOLUTION RATIFYING CONTRACT WITH NEW ARK, INC. FOR PERIOD JUNE 1, 1976 TO MARCH 1, 1977; FURTHER AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH NEW ARK, INC. FOR FULL PERIOD TERMINATING MAY 31, 1977 FOR THE PURPOSE OF IMPLEMENTING THE NEW ARK PREP CONTINUATION PROJECT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (a) AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Martinez.

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7-R-w.

RESOLUTION AUTHORIZING DIRECTOR OF SLEPA TO ACCEPT APPLICATION ON BEHALF OF CITY OF NEWARK FOR PROJECT ENTITLED "JUVENILE JUSTICE DELINQUENCY PREVENTION."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION CONSENTING TO ALLOCATION BY STATE LAW ENFORCEMENT PLANNING AGENCY FOR AMOUNT NOT TO EXCEED \$144,000. FROM THE 1975 NEW JERSEY LOCAL ACTION FUNDS TO NEW JERSEY STATE DEPARTMENT OF HEALTH, FOR OPERATION OF A PROGRAM ENTITLED "INTERDISCIPLINARY ORIENTATION AND TRAINING; FURTHER CONSENTING TO ALLOCATION OF SAID MONEY AS A LOCAL EXPENDITURE OF FEDERAL FUNDS THEREBY ALLOWING PAYMENT BE MADE DIRECTLY TO THE IMPLEMENTING STATE AGENCY; FURTHER CONSENTING THAT THE STATE LAW ENFORCEMENT PLANNING AGENCY MAY CHARGE SAID MONEY AS PART OF THAT PORTION OF ACTION FUNDS REQUIRED TO BE MADE AVAILABLE TO UNITS OF LOCAL GOVERNMENT (WILL AFTER TRAINING AND INFORM APPROXIMATELY 30,000 LAW ENFORCEMENT PERSONNEL AND 50,000 OTHER CRIMINAL JUSTICE PERSONNEL, HEALTH OFFICERS, HOSPITAL AND ADMINISTRATORS, EMERGENCY MEDICAL SERVICE AND ALCOHOL TREATMENT PERSONNEL WHO ARE IMPACTED BY ALCOHOLISM TREATMENT AND REHABILITATION ACT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION RATIFYING SUBMITTAL OF REQUEST OF CITY OF NEWARK WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD JANUARY 1, 1977 TO MARCH 2, 1977 ON BEHALF OF "YOUTH AID AND SERVICES PROJECT"; FURTHER REQUESTING TO EXTEND CONTRACTUAL OBLIGATION FOR PERIOD MARCH 3, 1977 TO MARCH 31, 1977; FURTHER THE PROJECT DIRECTOR SHALL EXTEND SERVICES DERIVED FROM THIS CONTRACT, CONTINGENT UPON THE APPROVAL OF THE NEW JERSEY STATE ENFORCEMENT PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-z.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT APPLICATION TO NEW JERSEY STATE DEPARTMENT OF HEALTH REQUESTING FUNDS TO CONTINUE THE NEWARK URBAN RODENT AND INSECT CONTROL PROJECT FOR PERIOD JUNE 1, 1977 TO MAY 31, 1978; TOTAL ESTIMATED BUDGET IS \$274,547. AND NO CITY MATCH CONTRIBUTION IS NECESSARY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to communicate with Director of Health and Welfare Buford to supply the Council with the details of the areas of the City to be covered in this project was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH SERGIO, F. FUNARO, M.D., FOR DELIVERY OF MEDICAL SERVICES AT NEWARK DIVISION OF HEALTH, FROM MARCH 7, 1977 TO MARCH 31, 1977, FOR SUM OF \$800.; FUNDS AVAILABLE IN MUNICIPAL TEMPORARY BUDGET FOR 1977, CERTIFIED HEALTH SERVICES, LINE ITEM 901. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS FOR DEMOLITION OF BUILDINGS, PER ATTACHED SCHEDULE, WITH PETER JUZEFYK EXCAVATING CO., INC. STONY WRECKERS, INC. BURLINGTON CONSTRUCTION, ARTKO WRECKING & LUMBER CO. AND MORRIS LUMBER & WRECKING CO., INC., LOWEST RESPONSIBLE BIDDERS, FOR TOTAL SUM OF \$64,406.; IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; TOTAL AMOUNT TO BE PAID FROM SAFE AND CLEAN STREETS PROGRAM BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.RESOLUTION REFUNDING OVERPAYMENT OF NEWARK PAYROLL TAX FOR 1977 TALLING

\$275.53 TO RESPECTIVE TAXPAYERS ON ATTACHED SCHEDULE, SAID OVERPAYMENT SHALL BE PAID FROM REVENUE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TO INDIVIDUALS ON

ANNEXED EXHIBIT "A", TALLING \$117,013.33, BY REASON OF COUNTY BOARD JUDGMENTS, STATE BOARD JUDGMENTS AND CASH OVERPAYMENTS, FOR YEARS 1968, 1971, 1972, 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEFERRED CHARGES AND STATUTORY

EXPENSES, OLD AGE AND SURVIVORS INSURANCE, \$12,789. TO DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, EMPLOYEE FRINGE BENEFITS-LIBRARY, \$12,789.; PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEFERRED CHARGES AND

STATUTORY EXPENSES, OLD AGE AND SURVIVORS INSURANCE, \$14,116. TO DEFERRED CHARGES AND STATUTORY EXPENSES, EMPLOYEES RETIREMENT SYSTEM, \$14,116.; PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bg.

TEMPORARY EMERGENCY RESOLUTION APPROPRIATING \$15,000., WATER UTILITY, SEC

UNCLASSIFIED/MANDATORY ITEMS; TO PROVIDE FUNDS FOR COMPENSATION AWARDS; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION ESTABLISHING AND MAINTAINING NO PASSING ZONES ALONG EAST

CHESTER AVENUE - RIVERSIDE AVENUE, AS AUTHORIZED BY NEW JERSEY DEPARTMENT OF TRANSPORTATION IN ACCORDANCE WITH SKETCH DATED AUGUST 9, 1976, BEARING DRAWING NUMBER NPZ 2330: FURTHER THIS RESOLUTION SHALL TAKE EFFECT UPON APPROVAL BY COMMISSIONER, DEPARTMENT OF TRANSPORTATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO CONTRACT WITH LEOPOLDO SILVA,

287 EAST KINNEY STREET, NEWARK, NEW JERSEY, FOR RENTAL OF REFRESHMENT AND SOUVENIR CONCESSION AT IRONBOUND RECREATION CENTER, IN ACCORDANCE WITH THE REQUIREMENTS AS STATED IN BID PROPOSAL, \$2,000. PER YEAR PAYABLE IN 10 INSTALLMENT PAYMENTS OF \$200. FOR FIRST 10 MONTHS, ONLY OFFER MADE TO CITY OF NEWARK; ALL MONIES RECEIVED SHALL BE DEPOSITED TO GENERAL FUND ACCOUNT - MISCELLANEOUS REVENUES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION ACCEPTING BID OF EMANUEL CHURCH OF CHRIST TO LEASE APPROXIMATELY

2,910 SQUARE FEET OF PARKING LOT SPACE OF CITY-OWNED LAND AT 30 BEACON STREET, BLOCK 237, LOT 75, NEWARK, NEW JERSEY FOR ONE-HUNDRED (\$100.00) DOLLARS PER YEAR OR THE COUNTY TAXES WHICHEVER IS GREATER FOR A TWO (2) YEAR PERIOD AND AGREEING TO COMPLY WITH ALL FURTHER

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TERMS AND CONDITIONS OF THE PROPOSED LEASE AGREEMENT; AND AUTHORIZING TAX COLLECTOR OF THE CITY OF NEWARK TO EXECUTE SAID LEASE AGREEMENT ON BEHALF OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL TANGIBLE PERSONAL PROPERTY AT PUBLIC AUCTION ON SATURDAY, APRIL 16, 1977, IN THE POSSESSION OF THE POLICE DEPARTMENT BY FINDING OR RECOVERY, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36; SAID FUNDS FROM AUCTION SALE SHALL BE DEPOSITED IN GENERAL FUND ACCOUNT OF CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION ACCEPTING BID OF PUGLIESE SWIMMING POOL CORP. FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 851, LOTS 1 AND 25, BLOCK 858, LOT 6, 123-161 MANCHESTER PLACE, NEWARK, NEW JERSEY, FOR THE SUM OF \$5,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CARMINE A. BIASE, PUBLIC RELATIONS OFFICER, POLICE DEPARTMENT, DIVISION OF POLICE, FOR PERIOD BEGINNING APRIL 26, 1977 AND ENDING OCTOBER 25, 1977. (DEPUTY MAYOR - FIRST LEAVE BEGAN OCTOBER 23, 1973)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

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7-R-bn.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM EDWARD

SHRUBSALL AND CAROL SHRUBSALL, HIS WIFE, OWNERS OF PREMISES 299 SHERMAN AVENUE, BLOCK 2573, LOT 25, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF

CITY OF NEWARK WITH F. FARRO CONTRACTING, 18 KNOX PLACE, NUTLEY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 76-17 CONSTRUCTION OF CURBS, SIDEWALKS, SODDING AND TREE PLANTING IN PORTIONS OF ARLINGTON STREET, SPRINGFIELD AVENUE AND BRANFORD PLACE (FIRST JERSEY NATIONAL BANK) FOR TOTAL SUM OF \$37,798.50, IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT. IN AMOUNT NOT TO EXCEED \$2,500.; FUNDS HAVE BEEN PROVIDED BY HOUSING COMMUNITY DEVELOPMENT ACT, SECOND YEAR FUNDS, RESOLUTION 7-R-a, FEBRUARY 9, 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION REQUESTING PERMISSION OF DIRECTOR OF LOCAL GOVERNMENT SERVICES TO

DEDICATE REVENUES GENERATED FROM DEPARTMENT OF HEALTH AND WELFARE'S INVOLVEMENT IN NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) TOWARD THE CONTINUED FUNDING OF PARTICIPATING HEALTH CENTERS, IN ACCORDANCE WITH PROVISIONS OF N.J.S.A. 40A:4-39, AND TO ESTABLISH TRUST FUND FOR SAID PURPOSE; FURTHER THAT AFTER SHEET 25 IN 1977 CITY OF NEWARK BUDGET, THE FOLLOWING STATEMENT BE ANNEXED THERETO "THE DEDICATED REVENUES ANTICIPATED DURING THE YEAR 1977 GENERATED FROM THE DEPARTMENT OF HEALTH AND WELFARE'S INVOLVEMENT IN THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) ARE HEREBY ANTICIPATED AS REVENUE AND ARE HEREBY APPROPRIATED FOR THE PARTICIPATING HEALTH CENTERS AND ARE ADMINISTERED BY DEPARTMENT OF HEALTH AND WELFARE."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bq.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT APPLICATION TO HOSPITAL AND HEALTH PLANNING COUNCIL REQUESTING FUNDS TO CONDUCT NECESSARY GATHERING AND TABULATION OF PERTINENT STATISTICAL DATA TO DETERMINE EFFECTIVENESS OF EXISTING HEALTH AND HEALTH RELATED PROGRAMS AND SERVICES; TOTAL ESTIMATED BUDGET IS \$32,415. FOR PERIOD OF SIX MONTHS; PROJECT GRANT-\$23,765., CITY IN-KIND CONTRIBUTION-\$8,650.; DOES NOT REQUIRE THE EXPENDITURE OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK AND PROVIDES ONLY FOR IN-KIND SERVICES TO SUPPORT THE AFORESAID ACTIVITIES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION AMENDING RESOLUTION 7-R-dc, DECEMBER 15, 1976, CONTRACT WITH BRIGGS COGBILL FRIEND, INC., BY EXTENDING TERM OF SAID CONTRACT TO SEPTEMBER 30, 1977, INSTEAD OF MARCH 14, 1977 AND CHANGING NAME OF SUB-CONTRACTOR FROM BRIGGS COGBILL FRIEND, INC. TO BCF ENTERPRISES; NO ADDITIONAL FUNDS ARE REQUIRED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM MANDATORY ITEMS, DEFERRED CHARGES AND STATUTORY EXPENDITURES. STATUTORY EXPENDITURES, F.I.C.A., \$104,000. TO MANDATORY ITEMS, DEFERRED CHARGES AND STATUTORY EXPENDITURES, MUNICIPAL JUDGMENTS, \$104,000.; PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.

TEMPORARY EMERGENCY RESOLUTION APPROPRIATING \$24,275., DEPARTMENT OF ADMINISTRATION, DIVISION OF CENTRAL PURCHASE, MATERIALS AND SUPPLIES, COPIER SUPPLIES-\$16,748. AND PRINTING AND REPRODUCTION-\$7,527.; TO PROVIDE FUNDS FOR OPERATION OF XEROX 9200 IN DUPLICATING ROOM; SAID TEMPORARY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)



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A motion to defer action on this resolution and direct the City Clerk to invite Acting Budget Officer Banker and City Purchasing Agent Lucarelli to meet with the Council at their special conference March 8, 1977 was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu. RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF LAW, SALARIES AND WAGES, SANITARY INSPECTOR, \$11,074. TO SERVICES BY CONTRACT OR AGREEMENT, PROFESSIONAL CONSULTANTS AND SPECIALIZED SERVICES-\$6,548., OFFICE EQUIPMENT MAINTENANCE SERVICE CONTRACTS-\$603, OFFICE EQUIPMENT RENTAL AND LEASES-\$1,156. AND MATERIALS AND SUPPLIES, BOOKS-\$2,767.; PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilmen James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilmen Carrino, Giuliano.

7-R-bv. RESOLUTION RATIFYING SUBMITTAL OF REQUEST OF CITY OF NEWARK WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD JANUARY 1, 1977 TO MARCH 2, 1977 ON BEHALF OF "NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING AGENCY"; FURTHER REQUESTING TO EXTEND CONTRACTUAL OBLIGATION FOR PERIOD MARCH 3, 1977 TO MARCH 31, 1977; PROJECT DIRECTOR SHALL BE AUTHORIZED TO EXTEND SERVICES DERIVED FROM THIS CONTRACT FOR PERIOD JANUARY 1, 1977 TO MARCH 31, 1977, CONTINGENT UPON APPROVAL OF NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY. (GRANT 76-DF-02-0018)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw. RESOLUTION RATIFYING SUBMITTAL OF REQUEST OF CITY OF NEWARK WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD JANUARY 1, 1977 TO MARCH 2, 1977 ON BEHALF OF "NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING AGENCY", FURTHER REQUESTING TO EXTEND CONTRACTUAL OBLIGATION FOR PERIOD MARCH 3, 1977 TO MARCH 31, 1977; PROJECT DIRECTOR

March 2, 1977

SHALL BE AUTHORIZED TO EXTEND SERVICES DERIVED FROM THIS CONTRACT FOR PERIOD JANUARY 1, 1977 TO MARCH 31, 1977, CONTINGENT UPON APPROVAL OF NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY. (GRANT 76-PR J2-0001)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM OFFICE OF CITY CLERK, SERVICES BY CONTRACT OR AGREEMENT, COPIER SUPPLIES-\$2,800. AND GASOLINE-\$1,500. TO SERVICE BY CONTRACT OR AGREEMENT, ADVERTISING-\$4,300.; PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-by.

TEMPORARY EMERGENCY RESOLUTION APPROPRIATING \$33,338., DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, TO PROVIDE FUNDS FOR PURCHASE OF FUEL OIL; SAID TEMPORARY EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND TITLE 25, WATER, CHAPTER 3, RATES AND CHARGES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED" ADOPTED MARCH 2, 1977. (6-Ph, S & F-d), AND THE ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR AND PUBLICATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.TEMPORARY EMERGENCY RESOLUTION APPROPRIATING \$23,000., UNCLASSIFIED OPERATIONS,

SPECIAL ITEM OF APPROPRIATION; TO PROVIDE FUNDS FOR UPKEEP AND MAINTENANCE OF SYMPHONY HALL; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Tucker noted since the pre-meeting conference, he had consulted with Acting Budget Officer Banker who indicated he will submit to the Municipal Council details in connection with City-owned property in the 1977 budget.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Jamse, Martinez, Tucker, Villani, President Harris.

7-R-cb.RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS WITH BUJAC

DEMOLITION, INC., BURLINGTON CONSTRUCTION AND WILLIAM M. YOUNG CO. INC., FOR DEMOLITION OF BUILDINGS, PER ATTACHED SCHEDULE #1, LOWEST RESPONSIBLE BIDDERS, FOR TOTAL SUM OF \$21,484.; IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc.RESOLUTION CONGRATULATING THE WEEQUAHIC HIGH SCHOOL VARSITY AND JUNIOR VARSITY

BASKETBALL TEAMS ON BECOMING THE 1977 NEWARK CITY BASKETBALL CHAMPIONS.

(Copy submitted to each Member of the Council)

(For action on this Resolution, see page 2, in the minutes of this meeting)

7-R-cd.RESOLUTION COMMENDING MARY BEASLEY BURCH IN RECOGNITION OF HER DEDICATION TO THE

NEWARK COMMUNITY THROUGH HER ACTIVE INVOLVEMENT IN EDUCATIONAL, CIVIC, CULTURAL AND SOCIAL ORGANIZATIONS.

(Copy of resolution submitted to each Member of the Council)

(For action on this Resolution, see page 1, in the minutes of this meeting)

7-R-ce.RESOLUTION ACCEPTING BID OF ROSA-LEHMANN ESTATES, INC. FOR SUM OF \$6. FOR CITY-

OWNED PROPERTIES KNOWN AS 571 NORTH SIXTH STREET, BLOCK 597, LOT 43, 588 NORTH SIXTH STREET, BLOCK 596, LOT 11, 592-594 NORTH SIXTH STREET, BLOCK 596, LOT 9, 600 NORTH SIXTH STREET, BLOCK 596, LOT 5, 602 NORTH SIXTH STREET, BLOCK 596, LOT 3 AND 607-609 NORTH SIXTH STREET, BLOCK 640, LOT 25.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE OLD FIRST WARD (ST. LUCY'S) AREA." (ORDINANCE 6-S & F-e), AND THE ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR AND PUBLICATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO ACQUISITION AGREEMENT WITH THE NEWARK HOUSING AUTHORITY IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, SECOND ACTION YEAR (SCHEDULE B)." (ORDINANCE 6-F-r ADOPTED DECEMBER 15, 1976) BEING FINALLY ADOPTED MARCH 2, 1977 (ORDINANCE 6-S & F-k), AND THE ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR AND PUBLICATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ch.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK IN AMOUNT OF \$156,364.06 PAYABLE TO ZAZZALI, ZAZZALI & WHIPPLE, ESQS., GATEWAY 1, NEWARK, ATTORNEYS FOR THE POLICE BENEVOLENT ASSOCIATION, UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL ON BEHALF OF DECEASED POLICE OFFICERS FOR CERTAIN BENEFITS ALLEGEDLY DUE PURSUANT TO COLLECTIVE BARGAINING AGREEMENT IN EFFECT BETWEEN THE ASSOCIATION AND THE CITY OF NEWARK IN FULL SATISFACTION OF THE CLAIM. (ARBITRATOR'S AWARD WAS CONFIRMED BY SUPERIOR COURT OF NEW JERSEY, CHANCERY DIVISION ON APPLICATION BY THE UNION BEFORE JUDGE LESTER WHO APPROVED THE AWARD)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by

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Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ci.      RESOLUTION DELETING GAETANO CONTALDI FROM RESOLUTION 7-R-j, ADOPTED FEBRUARY 2, 1977.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cj.      RESOLUTION AMENDING RESOLUTION 7-R-a, FEBRUARY 7, 1977, BY EXTENDING TERM OF AGREEMENT TO MARCH 15, 1977; THERE IS NO INCREASE IN FUNDS. (GRANT AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR; TO PROVIDE TEMPORARY JOBS FOR INDIVIDUALS AFFECTED BY THE ENERGY CRISIS DURING THE MONTH OF FEBRUARY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution with the stipulation that these funds be expended only in City Agencies "in meaningful efforts to clean up the City of Newark," was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris noted at the regular meeting of the Municipal Council held February 16, 1977 a Motion was adopted "A MOTION DIRECTING THE CITY CLERK TO REQUEST THE ADMINISTRATION TO SUBMIT TO COUNCIL WITHIN ONE WEEK HEREOF, A COMPLETE LIST OF NAMES AND INDIVIDUALS WHO HAVE RECEIVED TUITION ASSISTANCE FROM THE CITY OF NEWARK, ITS AGENCIES AND/OR ITS FEDERAL OR STATED FUNDED PROGRAMS, AS WELL AS THE DOLLAR AMOUNT OF SUCH ASSISTANCE RECEIVED BY SUCH PERSONS IN EACH OF THE YEARS 1970 TO DATE."

President Harris stated the report received seems to direct itself to those programs administered by Division of Personnel. He requested the City Clerk to redirect this inquiry to Administration so that they submit the names of those individuals who have received tuition assistance from Federal or State Programs and to list the names of any persons who have received any dollar amount of scholarship from every and any program in the City of Newark.

MOTIONS.

None.

COMMUNICATIONS AND PETITIONS.

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COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 17, 1977, ENCLOSING PROPOSED "ORDINANCE PROHIBITING THE SALE OF LIVE POULTRY AT WHOLESALE; PENALTY."

(Fine of not more than \$500. or 90 days in jail or both)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 18, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Deleting Orange Street, north side, from Broad Street to High Street,

7 A. M. to 9 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 18, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Intersection of Madison Avenue and Treacy Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 18, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(South on University Avenue to East on State Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 18, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Deleting Raymond Boulevard, south side, from Mulberry Street to McCarter

Highway, from 11:00 A. M. to 6:00 P.M.

Adding Raymond Boulevard, south side, from Mulberry Street to McCarter

Highway, from 9:30 A. M. to 4:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 18, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:7-13, CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Zone (d) For those streets or portions thereof where parking is limited to fifteen minutes, as enumerated in Section 23:5-4.2, \$.10 - 15 minutes)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 18, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:7-2, CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Zone 2 (d) Those streets or portions thereof where parking is limited to fifteen minutes as enumerated in Section 23:5-4.2)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 18, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO SECTION 23:5-4.2 'PARKING LIMITED TO FIFTEEN MINUTES.'"

(Franklin Streets, south side, between Mulberry Street and Federal Square 9 A. M. to 4 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 18, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR SENIOR DRAFTSMAN AND PRINCIPAL DRAFTSMAN)."

(Principal Draftsman, Assessments \$9,567. - \$11,628.

Senior Draftsman, Assessments 9,111. - 11,074.)



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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977

Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-j. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 18, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR' (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO INCREASE THE NUMBER OF LEGAL ASSISTANTS (\$19,887. - \$24,172.) IN THE LAW DEPARTMENT FROM ONE TO TWO):"

(Legal Assistant 2 \$19,887. - \$24,172.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Corporation Counsel Buck to meet with the Council at their pre-meeting conference March 15, 1977 was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-k. The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED FEBRUARY 18, 1977, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE MAYOR AND THE MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING / COMPREHENSIVE TRAINING DELIVERY SYSTEM TO ENTER INTO A CONTRACT WITH LOUISE LAMORTE TO LEASE THE PREMISES KNOWN AS 48 BROADWAY, NEWARK, NEW JERSEY AT AN ANNUAL RENTAL OF \$2,100. TO BE PAID IN EQUAL MONTHLY INSTALLMENTS OF \$175."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977

Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-l. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 22, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE OLD THIRD WARD URBAN RENEWAL PROJECT N.J.R-6 (11TH AMENDMENT)."

March 2, 1977

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 22, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE HILL STREET REDEVELOPMENT PROJECT AREA, N.J.R-49 (7TH AMENDMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-n.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 22, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE SOUTH BROAD URBAN RENEWAL PROJECT, N.J.R-52 (NINTH AMENDMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-o.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 22, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE ST. BENEDICT'S URBAN RENEWAL PLAN PROJECT N.J.R-123 (FOURTH AMENDMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

March 2, 1977

1075

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-p.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 22, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND THE FEASIBILITY OF RELOCATION FOR THE SOUTH BROAD VALLEY AREA, MUNICIPAL TAX BLOCK 892."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-q.

The City Clerk presented COMMUNICATION FROM HIS HONOR MAYOR KENNETH A. GIBSON, RECEIVED FEBRUARY 22, 1977, NOMINATING MR. JOHN D. BROWN, 159 JAMES STREET, NEWARK, NEW JERSEY, AS A MEMBER OF THE TAXICAB COMMISSION, FOR A TERM TO EXPIRE ONE YEAR FROM DATE OF MUNICIPAL COUNCIL'S APPROVAL.

(Copy of communication submitted to each Member of the Council)

(Mr. Brown met with the Council March 1, 1977)

A motion to confirm the nomination of Mr. John D. Brown as a Member of the Taxicab Commission, for a term to expire one year from date of Municipal Council's approval was made by Councilman Tucker, seconded by President Harris.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The nomination is confirmed.

8-r.

The City Clerk presented PROPOSED "ORDINANCE TO AMEND TITLE 5, AMUSEMENTS AND BUSINESSES, CHAPTER 2, COIN OPERATED AMUSEMENT DEVICES, ARTICLE 1, LICENSING AND REGULATING OPERATION AND USE OF DEVICES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance submitted to each Member of the Council)

March 2, 1977

1076

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 25, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MARCH 3, 1973 AS AMENDED.' (TO ADJUST THE SALARY FOR SUPERVISOR OF ACCOUNTS, DEPARTMENT OF ENGINEERING), AS AMENDED."

(Supervisor of Accounts \$10,547. - \$12,816.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading and further directing the City Clerk to communicate with Personnel Officer Veltri to determine if this proposed salary range is within the salary guidelines of existing ordinances and if it is in order for Council consideration was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

9-b. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 26, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MARCH 3, 1973 AS AMENDED. (TO CREATE THE TITLE OF CHIEF ENGINEERING DRAFTSMAN, DEPARTMENT OF ENGINEERING)."

(Chief Engineering Draftsman \$12,816. - \$15,582.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading and further directing the City Clerk to communicate with Personnel Officer Veltri to determine if this proposed salary range is within the salary guideline of existing ordinances and if it is in order for

March 2, 1977

10771

Council consideration was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 24, 1977, EN-CLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF TRAFFIC MAINTENANCE SUPERVISOR, DIVISION OF TRAFFIC AND SIGNALS)."

(Traffic Maintenance Supervisor \$14,133. - \$17,179.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Director of Public Works Friscia met with the Council March 1, 1977)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading and further directing the City Clerk to communicate with Personnel Officer Veltri to determine if this proposed salary range is within the salary guidelines of existing ordinances and if it is in order for Council consideration was made by Councilman Allen, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

9-d.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JANUARY 24, 1977, EN-CLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-g) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR SUPERVISING CLERK, TYPING, AS PER CIVIL SERVICE CLASSIFICATION)."

(Supervising Clerk, Typing \$7,138. - \$8,677.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the March 16, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 2, 1977

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 18, 1976, EN-  
CLOSING PROPOSED "ORDINANCE TO AMEND AND SUPPLEMENT SECTION 2:14-5, CHAPTER 14, PERSONNEL  
PRACTICES AND POLICIES OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966.  
(TO ESTABLISH SICK LEAVE POLICIES AND PROCEDURES)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bottone,  
seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued  
from February 7, 1977 to February 22, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Parent Teachers Association of Our Lady of Mt. Carmel School	7039 (Amended)
St. Casimir's Parent Teachers Association	7055 (Amended)
Combined Society of St. Patrick's Church	7155 (Amended)
St. Antoninus Prayer Group	7164 (Amended)
Polish Falcons of America Nest 104	7217 (Amended)
Queen of Angels Parent Teachers Association	7230 (Amended)
Congregation of Ahavas Sholom	7284 (Amended)
Newark Lodge 237 LOOM	7308 (Amended)
Immaculate Heart of Mary Church	7328
St. Michael's Church	7360

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Queen of Angels Roman Catholic Church	7357
St. Demetrios Greek Orthodox Church	7358
Society of Our Lady of Charity of Cobre (Our Lady of Perpetual Help Church)	7359

A motion to concur in the Report was made by Councilman Villani, seconded by

March 2, 1977

1079

Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

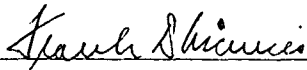
ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 4:00 P. M.

APPROVED:



Frank D'Ascensio  
City Clerk



Earl Harris  
President





A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 12:30 P.M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Giuliano, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

President Harris stated: "In accordance with New Jersey P.L. 1975 Chapter 231 Section 5 adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on March 10, 1977 at the time of its preparation. All persons who pre-paid for advance notice of meetings also received copies of the schedule and agenda as required by law."

The City Clerk was in receipt of letter dated March 9, 1977 from Mayor Kenneth A. Gibson requesting a special meeting be held Monday, March 14, 1977 for affirmative approval of resolution to extend the Newark Urban & Rodent Control Project, funded by Title X funds from January 1, 1977 to May 31, 1977.

City Clerk D'Ascensio read letter dated March 3, 1977 from Business Administrator Walls to Director Buford of Department of Health and Welfare wherein it was stated in the second paragraph of such letter, "due to difficulties involved in the reconciliation of the program's account to certify the available accruals, we were forced to wait all of this time before presenting the item for Council action. Because approval of this item would translate into the immediate expansion of this program's activities -- a move which is badly needed at this time -- request is herewith made for a special meeting of the Municipal Council to consider this matter." City Clerk D'Ascensio stated he read the same letter to Municipal Comptroller Fleming Jones this morning and was informed that as early as December of 1976 this money could have been certified and would have been available for use if such a request had been made.

The City Clerk also pointed out there was an action at the last meeting deferring resolution 7-R-z March 2, 1977 to extend this program. He acknowledged it appears the Administration was aware of the fact they were applying for an ongoing project which would continue from June 1st.

March 14, 1977

RESOLUTIONS.7-R-a.

RESOLUTION RATIFYING CONTINUATION OF NEWARK URBAN RODENT AND INSECT CONTROL PROJECT EXPANSION WITH THE USE OF TITLE X DURING THE PERIOD JANUARY 1, 1977 TO MARCH 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A MODIFICATION OF GRANT-IN-AID CONTRACT WITH NEW JERSEY DEPARTMENT OF HEALTH, DIVISION OF COMMUNITY HEALTH SERVICES, TO ACCEPT USE OF REPROGRAMMED ACCRUALS IN SUM OF \$124,913. (TITLE X FUNDS), FOR CONTINUATION TO NEWARK URBAN RODENT AND INSECT CONTROL PROJECT EXPANSION FOR PERIOD ENDING MAY 31, 1977; NO MATCH FUNDS ARE REQUIRED BY THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to place it on the March 16, 1977 Calendar of the Municipal Council was made by Councilman Allen, seconded by President Harris and declared adopted by the following votes:

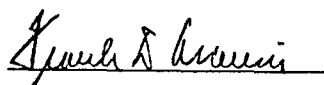
Yes: Councilmen Allen, Bottone, Giuliano, Villani, President Harris.

ADJOURNMENT.12.

A motion to adjourn this meeting was made by the Council of the Whole and adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Villani, President Harris.

This Special Meeting adjourned 12:30 P.M.

APPROVED:

Frank D'Ascensio  
City Clerk



Earl Harris  
President

Newark, New Jersey, March 16, 1977

1082

March 16, 1977

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend T. Van B. Rhoe, Pastor, Mount Pleasant Baptist Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant John Mosca, Sergeant-at-Arms.

(Councilman Allen arrived at 8:20 P. M.)

President Harris stated, "In accordance with New Jersey P. L. 1975 Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on March 8, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented ANNUAL REPORT OF THE DIVISION OF CENTRAL PURCHASE FOR THE YEAR 1976.

(Copy submitted to each Member of the Council)

A motion that the Annual Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented ANNUAL PROGRESS REPORT, COMMERCIAL DIVISION, NEWARK DATA CENTER, DATED FEBRUARY, 1977, SUBMITTED BY COMPUTER SCIENCES CORPORATION.

(Copy submitted to each Member of the Council)

1083

A motion that the Annual Progress Report be received and staff study be made for report to the Council was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c.

The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF JANUARY, 1977.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE/RAMAPO, HELD JANUARY 26, 1977.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, FILTRATION PLANT, HELD JANUARY 26, 1977.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, TWO BRIDGES, HELD JANUARY 26, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY TO DECEMBER, 1976.

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by Councilwoman Villani and adopted by the following votes:

March 16, 1977

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

1084

4-h.

The City Clerk presented FINANCIAL STATUS REPORTS, PROGRAM STATUS SUMMARIES, AND QUARTERLY SUMMARIES OF PARTICIPANT CHARACTERISTICS FOR QUARTER ENDING DECEMBER 31, 1976, FOR GRANTS UNDER CETA I, II, VI AND PWEDA X, SUBMITTED BY HARRY L. WHEELER, MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING.

(Copy submitted to each Member of the Council)

A motion that the Financial Status Reports be received and staff study be made for report to the Council was made by Councilwoman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

4-i.

The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY LISTING PROPERTY ACQUISITION FOR URBAN RENEWAL PROJECTS R-38, R-121 and H/C/D/A, FROM JANUARY 24, 1977 TO JANUARY 28, 1977 AND URBAN RENEWAL PROJECTS R-123 AND C/D/J FROM JANUARY 31, 1977 TO FEBRUARY 4, 1977 AND URBAN RENEWAL PROJECTS R-6 AND C/D/H FROM FEBRUARY 7, 1977 TO FEBRUARY 10, 1977; AND INDICATING NO PROPERTY ACQUISITIONS FROM FEBRUARY 14, 1977 TO FEBRUARY 18, 1977; AND INDICATING NO PROPERTY DEMOLITIONS FROM JANUARY 24, 1977 TO JANUARY 28, 1977 AND FROM JANUARY 31, 1977 TO FEBRUARY 4, 1977 AND FEBRUARY 14, 1977 TO FEBRUARY 18, 1977; LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-38 FROM FEBRUARY 7, 1977 TO FEBRUARY 10, 1977.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector was made by President Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

4-j.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF FEBRUARY, 1977.

A motion to approve Report of Contracts Awarded was made by Councilman James, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

1385

4-k.

The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF TRUSTEES, NEWARK PUBLIC LIBRARY, HELD JANUARY 27, 1977.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-l.

The City Clerk presented COPY OF MINUTES OF PRIVATE MEETING OF BOARD OF TRUSTEES, NEWARK PUBLIC LIBRARY, HELD JANUARY 27, 1977.

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-m.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF FEBRUARY, 1977.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-n.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF JANUARY, 1977.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-o.

The City Clerk presented PROJECT REPORT, OFFICE OF CONSUMER ACTION, FOR THE MONTH OF JANUARY, 1977, SUBMITTED BY OFFICE OF CONSUMER ACTION EXECUTIVE DIRECTOR DENNIS G. CHEROT.

(Copy submitted to each Member of the Council)

A motion that the Project Report be received and staff study be made for report to the Council was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 16, 1977

1086

PENDING BOARD OF ADJUSTMENT APPLICATIONS.

The City Clerk: Mr. President and Members of the Council with respect to the following Board of Adjustment applications, I make this statement for the benefit of those interested in these applications.

Since the determination of the Council must by law be based on the records made before the Board of Adjustment, an objecting party in interest or the applicant, desiring to be heard, shall limit themselves exclusively to the testimony presented at the hearing before the Board of Adjustment.

✓  
4-A-1.

The City Clerk read APPLICATION OF ARTHUR SARDO (22 PROSPECT ST. CORP., OWNER): TO PERMIT IN A 2ND INDUSTRIAL DISTRICT THE SLAUGHTERING OF CHICKENS; ON PREMISES 26-32 PROSPECT STREET.

(Vote of Board of Adjustment 4-1)

(This application was remanded to the Board of Adjustment December 3, 1976)

(Public Hearing continued).

The City Clerk called for those desiring to be heard on the application to approach the rail, give his name and address and be heard.

MR. STANLEY J. HAUSMAN, 1180 BROAD STREET, NEWARK, NEW JERSEY, Attorney representing the applicant, appeared before the Municipal Council. He stated at the last meeting of the Municipal Council there were no objectors to this application. Mr. Hausman requested there be no presentation this evening by objectors.

The City Clerk related at the last meeting of the Municipal Council the Council adopted a motion to continue the hearing and defer action on this application. Therefore, the public hearing on this application is still open and the public has a right to speak on this application.

Mr. Hausman stated he has appeared before the Municipal Council on two different occasions. There were certain issues that had to be clarified before the Board could make a proper determination. The Board of Adjustment deliberated upon the five issues and again recommended the approval of this application. Mr. Hausman pointed out the record is replete with objections concerning "slaughter house." He has opposed at Board of Adjustment meetings and before this Council that it is inappropriate to use the word "slaughter house" which is in direct opposition to what was presented in the application. Mr. Hausman maintained this is not a "slaughter house," was never proposed as a "slaughter house" and they will be absolutely forbidden to use it as a "slaughter house" per se. The application is to permit the slaughtering of chickens.

Mr. Hausman reiterated the issues presented to the Board of Adjustment have been met and the Board of Adjustment again recommended the approval of this application.

March 16, 1977

1087

This is a fine establishment with new modern equipment. There is nothing in the record to explain why people object to this variance. Mr. Hausman urged the Municipal Council to approve this application.

(Councilman Allen arrived at 8:20 P. M.)

MR. MALCOLM N. BOHROD, 1180 RAYMOND BOULEVARD, NEWARK, NEW JERSEY, Attorney representing Mr. Benito Lopez, an objector, 56 Ferry Street, Newark, New Jersey, contended Mr. Lopez has the right to object to this application. Mr. Lopez was granted a variance and constructed a building. The issue is the "slaughter house" or "slaughter house for chickens." There is no difference. This is a "slaughter house for chickens." The objectors have no burden here. The burden is upon the applicant to conform with the New Jersey Revised Statutes 40A:59-39. This application clearly does not fall in the case of unnecessary hardship. Mr. Bohrod submitted there is no hardship. The applicant is presently operating a market which he presumes is not in violation of the ordinance, and wishes to extend to a use which is not permitted. Mr. Bohrod contended the granting of this variance would definitely increase traffic problems in the area.

MR. ANTHONY PETRILLO, 42 FERRY STREET, NEWARK, NEW JERSEY, spoke in opposition to the granting of this variance. He asserted the granting of this variance would increase traffic problems in the area of his funeral establishment. Mr. Petrillo urged the Municipal Council to reject this application.

Councilman Martinez stated he thoroughly reviewed the record. He read at length excerpts from the transcript of the hearing before the Board of Adjustment dealing with traffic hazards, public health hazards, zoning ordinance, testimony by the applicant, attorney and objectors.

Councilman Martinez pointed out Mr. Benito Lopez was listed as the owner on record and should have been notified. He had a right to appear at the last meeting.

Councilman Martinez read correspondence from Michael J. Carson, Chief Inspector, Food and Drug Bureau, dated December 1, 1976 and December 8, 1976, stating a Wholesale Poultry License was issued to Arthur Sardo on August 3, 1976 to conduct a business at 28-32 Prospect Street. The business is in the process of being changed to meet the requirements so they will comply for a Slaughter House License. It does not appear that this establishment will cause any nuisance or affect the Burger King.

Councilman Martinez questioned Mr. Hausman's definition of "slaughter house for chickens." He was certain Mr. Lopez received approval from the Board of Adjustment before starting construction. Councilman Martinez reiterated the applicant's request was for a Slaughter House License.



March 16, 1977

1088

Councilman Martinez called attention to "An Ordinance to prohibit the retail sale of non-eviscerated animals; penalty" which the Council adopted.

No one else appeared on this application.

Councilman Martinez moved to close the hearing and reject this application for the following reasons: There is nothing in the record to indicate special reasons for the granting of this variance; it will not serve the general welfare for it will bring no benefits to the community; it will not further the purposes of zoning by lessening congestion, promoting health, etc.; it has not been shown that the use sought is especially fitted to the particular location or that the property cannot be utilized for any of the uses permitted in the district; the record indicates that the granting of this variance will be substantially detrimental to the public good and impair the intent of the zoning plan; there is evidence that the granting of this variance will magnify an already hazardous traffic situation; increase traffic congestion; cause noxious odors, pollution, noise; present a public health hazard; it will discourage more appropriate uses of property in the area; it will depreciate property values by making it more difficult to rent residential and commercial property, and generally have an adverse affect on the residents and tenants of the community.

The motion was seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT APPLICATIONS.

None.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:10-5, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BE AMENDED BY ADDING THERETO THE FOLLOWING PROJECTS:  
STELLA WRIGHT HOMES PROJECT N.J.-2-15, STEPHEN CRANE ELDERLY PROJECT N.J.-2-16,  
SCUDDER HOMES PROJECT N.J.-2-19, OTTO KRETCHMER ELDERLY PROJECTS N.J.-2-17 AND 2-21A,  
SETH BOYDEN ELDERLY PROJECT N.J.-2-21E, BAXTER TERRACE ELDERLY PROJECT N.J.-2-22B,  
STEPHEN CRANE ELDERLY PROJECT N.J.-2-22C, STEPHEN CRANE ELDERLY PROJECT N.J.-2-22D  
AND JAMES WHITE MANOR PROJECT N.J.-2-25.

(Copy of ordinance and correspondence submitted to each Member of the Council)

1089

(Awaiting approval of Department of Transportation, Division of Traffic Engineer)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM BELMONT TERRACE.

(Belmont Terrace, from Ridgewood Avenue to Belmont Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-c.

The City Clerk read AN ORDINANCE SUPPLEMENTING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (MID-BLOCK CROSSWALKS)

(High Street, 585 feet north of the northerly curblin of Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 16, 1977

6-F-d.

The City Clerk read AN ORDINANCE PROHIBITING THE SALE OF LIVE POULTRY AT WHOLESALE; PENALTY.

(Fine of not more than \$500. or 90 days in jail or both)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6 F-e.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Deleting Orange Street, north side, from Broad Street to High Street,  
7 A. M. to 9 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

March 16, 1977

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6-F-f.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Intersection of Madison Avenue and Treacy Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-g.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(South on University Avenue to East on State Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-h.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Deleting Raymond Boulevard, south side, from Mulberry Street to

McCarter Highway, from 11:00 A. M. to 6:00 P. M.

Adding Raymond Boulevard, south side, from Mulberry Street to

McCarter Highway, from 9:30 A. M. to 4:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

March 16, 1977

1092

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-i.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:7-13, CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Zone 2 (d) For those streets or portions thereof where parking is limited to fifteen minutes, as enumerated in Section 23:5-4.2 \$.10 - 15 minutes)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-j.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:7-2, CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Zone 2 (d) Those streets or portions thereof where parking is limited to fifteen minutes as enumerated in Section 23:5-4.2)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

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A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-k.

The City Clerk read AN ORDINANCE AMENDING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO SECTION 23:5-4.2 "PARKING LIMITED TO FIFTEEN MINUTES."

(Franklin Street, south side, between Mulberry Street and Federal Square,  
9:00 A. M. to 4:00 P. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-l.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR SENIOR DRAFTSMAN AND PRINCIPAL DRAFTSMAN)

(Principal Draftsman, Assessments      \$9,567. - \$11,628.

Senior Draftsman, Assessments      9,111. - 11,074.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

March 16, 1977

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A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-m.

The City Clerk read AN ORDINANCE AUTHORIZING THE MAYOR AND THE MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING/COMPREHENSIVE TRAINING DELIVERY SYSTEM TO ENTER INTO A CONTRACT WITH LOUISE LAMORTE TO LEASE THE PREMISES KNOWN AS 48 BROADWAY, NEWARK, NEW JERSEY AT AN ANNUAL RENTAL OF \$2,100. TO BE PAID IN EQUAL MONTHLY INSTALLMENTS OF \$175.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-n.

The City Clerk read AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE OLD THIRD WARD URBAN RENEWAL PROJECT N.J.R-6 (11TH AMENDMENT).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-o.

The City Clerk read AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE HILL STREET REDEVELOPMENT PROJECT AREA, N.J.R-49 7TH AMENDMENT).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-p.

The City Clerk read AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE SOUTH BROAD URBAN RENEWAL PROJECT, N.J.R-52 (NINTH AMENDMENT).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.



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6-F-q.

The City Clerk read AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE ST. BENEDICT'S URBAN RENEWAL PROJECT N.J.R-123 (FOURTH AMENDMENT).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-r.

The City Clerk read AN ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND THE FEASIBILITY OF RELOCATION FOR THE SOUTH BROAD VALLEY AREA, MUNICIPAL TAX BLOCK 892.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-s.

The City Clerk read AN ORDINANCE TO AMEND TITLE 5, AMUSEMENTS AND BUSINESSES, CHAPTER 2, COIN OPERATED AMUSEMENT DEVICES, ARTICLE 1, LICENSING AND REGULATING OPERATION AND USE OF DEVICES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

March 16, 1977

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A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-t.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MARCH 3, 1973, AS AMENDED. (TO ADJUST THE SALARY FOR SUPERVISOR OF ACCOUNTS, DEPARTMENT OF ENGINEERING), AS AMENDED.

(Supervisor of Accounts \$10,547. - \$12,816.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Engineering Director Zach met with the Council March 15, 1977)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-u.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MARCH 3, 1973 AS AMENDED. (TO CREATE THE TITLE OF CHIEF ENGINEERING DRAFTSMAN, DEPARTMENT OF ENGINEERING)

(Chief Engineering Draftsman \$12,816. - \$15,582.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Engineering Director Zach met with the Council March 15, 1977)

March 16, 1977

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A motion to adopt the ordinance on first reading was made by Councilwoman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-v.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-bi) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF TRAFFIC MAINTENANCE SUPERVISOR, DIVISION OF TRAFFIC AND SIGNALS)

(Traffic Maintenance Supervisor \$14,133. - \$17,179.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 6, 1977.

6-F-w.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-g) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR SUPERVISING CLERK, TYPING, AS PER CIVIL SERVICE CLASSIFICATION.

(Supervising Clerk, Typing \$7,138. - \$8,677.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following

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votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING LUDLOW STREET AS A ONE-WAY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-way Streets, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

<u>STREET</u>	<u>DIRECTION OF TRAVEL</u>	<u>FROM</u>	<u>TO</u>
Ludlow Street	Southbound	Evergreen Avenue	Elizabeth City Line

Section 2. A copy of this ordinance be submitted to the City of Elizabeth for their concurrence.

Section 3. Any existing ordinance or parts thereof inconsistent with this ordinance are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

March 16, 1977

6-Ph, S & F-b.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF  
RELOCATION FOR THE NEWARK PLAZA PROJECT, N.J.R-58 (FOURTH AMENDMENT).

WHEREAS, the Municipal Council of the City of Newark has heretofore, by Resolution 7RH adopted October 16, 1963, Resolution 7RBM adopted May 20, 1964, Resolution 7Rbb adopted April 16, 1969 and Resolution 7Rbq adopted May 18, 1973, approved an Urban Renewal Plan and amendments thereto for the Newark Plaza Project (NJR-58); and

WHEREAS, the Housing Authority of the City of Newark and the Central Planning Board of the City of Newark have considered and approved a further amendment to said Urban Renewal Plan, said amendment consisting of: (1) a change in the project boundary to reflect the inclusion of City Blocks 141 and 142 into the Project area; (2) the introduction of environment controls and objectives; and

WHEREAS, said Urban Renewal Plan complies with the requirements of all applicable state and federal statutes and regulations promulgated thereunder; and

WHEREAS, the Central Planning Board of the City of Newark has submitted to the Municipal Council its report and recommendation respecting the amended Urban Renewal Plan for the Project area and the Municipal Council has duly considered the report and recommendations of the planning body; and

WHEREAS, it has heretofore been found and determined by Resolution 7RT adopted on July 10, 1961 and Resolution adopted on February 2, 1977 that the project area is a blighted area under Chapter 187 of the Laws of the state of New Jersey, 1949, as amended; and

WHEREAS, it is necessary that the Municipal Council take appropriate official action respecting the relocation program and the Urban Renewal Plan for the Project, in conformity with a contract for financial assistance between the Housing Authority and the United States of America, acting by and through the Secretary of the Department of Housing and Urban Development; and

WHEREAS, the Municipal Council is cognizant of the conditions that are imposed in the undertaking and carrying out of urban renewal projects with Federal financial assistance under Title I, including those prohibiting discrimination because of race, color, creed or national origin;

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That it is hereby found and determined that the amended Urban Renewal Plan for the Project area conforms to the general plan of the Locality.

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2. That it is hereby found and determined that the amended Urban Renewal Plan for the Urban Renewal Area gives due consideration to the provisions of adequate park and recreational areas and facilities, as may be desirable for the neighborhood improvement, with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan.

3. That it is hereby found and determined that the amended Urban Renewal Plan for the Urban Renewal Area will afford maximum opportunity, consistent with the sound needs of the Locality as a whole, for the urban renewal of the area by private enterprise.

4. That it is hereby found and determined that the objectives of the amended Urban Renewal Plan cannot be achieved through rehabilitation of the Project Area.

5. That it is hereby found and determined that the program for the proper relocation of individuals and families displaced in carrying out the Project in decent, safe, and sanitary dwellings in conformity with acceptable standards is feasible and can be reasonably and timely effected to permit the proper prosecution and completion of the Project; and that such dwellings or dwelling units available or to be made available to such displaced individuals and families are at least equal in number to the number of displaced individuals and families, are not generally less desirable in regard to public utilities and public and commercial facilities than the dwellings of the displaced individuals and families in the Project area, are available at rents or prices within the financial means of the displaced individuals and families, and are reasonably accessible to their places of employment.

6. That in order to implement and facilitate the effectuation of the amended Urban Renewal Plan hereby approved it is found and determined that certain official action must be taken by this Body and, accordingly, this Body hereby (a) pledges its cooperation in helping to carry out such Urban Renewal Plan; (b) requests the various officials, departments, boards, and agencies of the Locality having administrative responsibilities in the premises likewise to cooperate to such end and to exercise their respective functions and powers in a manner consistent with said Urban Renewal Plan; and (c) stands ready to consider and take appropriate action upon proposals and measures designed to effectuate said Urban Renewal Plan.

7. That it is hereby found and determined that the financial aid provided and to be provided pursuant to contracts for Federal financial assistance pertaining to the Project is necessary to enable the project to be undertaken in accordance with the Urban Renewal Plan for the Project area but that no additional financial aid is required because of the inclusion of City Blocks 141 and 142 in the Project area.

8. That the amended Urban Renewal Plan for the Project having been duly reviewed and considered, is hereby approved, and the City Clerk be and is hereby directed to file said copy of the amended Urban Renewal Plan with the minutes of this meeting.

9. This Ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. THEODORE MURNICK, 375 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, queried why the Public Service Electric and Gas Company must be granted tax abatement to build.

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He asserted Newark taxpayers cannot survive with continued granting of tax abatement in the City of Newark. As a result the City will end up getting less taxes from the Public Service Electric and Gas Company and a few more empty buildings on Broad Street. Mr. Murnick urged the Municipal Council to defer action on this proposed ordinance.

Councilman Carrino stated if it is true the Public Service Electric and Gas Company is going to construct a building with the formula of tax-abatement, they would in essence be paying the City of Newark more taxes than they are paying now. He felt they should pay close attention to how much the City would lose in accounts if the Public Service Electric and Gas Company does not locate in the City of Newark.

No one else appearing, a motion, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,"

(6-S & F-k) ADOPTED JUNE 28, 1972, AS AMENDED. (TO CREATE THE POSITION AND SALARY RANGE FOR ASSISTANT CHIEF CLERK)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Recreation and Parks and establishing salaries therefor", (6S&Fk) adopted June 28, 1972, as amended, be and the same is hereby amended by creating the following title, title code, the annual minimum salary and the annual maximum salary ranges therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Chief Clerk - Recreation 999715	\$ 9,111	\$ 11,074

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Section 2. Any existing ordinance, or a part thereof, inconsistent with this ordinance, is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilwoman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PERMITTING THE MAINTENANCE AND CONTINUATION OF AN ENCROACHMENT INTO NEW YORK AVENUE FROM THE CORNER PREMISES 36-38 PACIFIC STREET, ALSO KNOWN AS 94-98 NEW YORK AVENUE, NEWARK, NEW JERSEY FOR A CONSIDERATION OF \$390.00.

WHEREAS, Harry Tobia and Mary his wife, are constructing an all new hardware store on lands owned by them at the southeast corner of Pacific St. and New York Ave., commonly known as Nos. 36-38 Pacific St. and 94-98 New York Ave. (lot 6 in block 943) on the Official Tax Map and Tax Duplicate of the City of Newark, and hereafter merely referred to as 36-38 Pacific St; and

WHEREAS, the construction of said store has advanced to the stage where all the walls are up; and

WHEREAS, it has been discovered that by inadvertence a wall of said building encroaches into New York Ave. for a distance of 64.85' with a varying width of 0.97' at the northeast corner of said building to 1.05' at the northwest corner thereof; all as shown on a survey of said premises made by Richlan, Lupo & Pronesti, Lic. Prof. Engineer and Road Surveyors, dated March 30, 1976 and revised November 17, 1976, and;

WHEREAS, it has been represented to this Council by the owners of said premises that they face a catastrophic financial loss as they can not complete the hardware store without funds to be advanced by BROAD NATIONAL BANK, NEWARK, NEW JERSEY the construction mortgagee, which refuses to make funds available unless said owners



obtain from the City of Newark a license or agreement permitting the existing encroachment of said wall into New York Ave. to continue; and

WHEREAS, the Real Estate Commission by its report, dated February 3, 1977 filed with the City Clerk has recommended that the City receive the sum of \$390.00 as the cost to said owners for the requested easement.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. For a consideration of \$390.00 and conditioned upon the completion of the building now being built on the premises 36-38 Pacific St. (lot 6 in block 943) on the Official Tax Map and Tax Duplicate (year 1977) of the City of Newark, the said Larry Tobia and Mary, his wife, their heirs and assigns, are permitted to maintain and continue during such time as the present wall of the building being erected on said premises remains standing in its present position, the encroachment therefrom into New York Ave., to the extent aforementioned, and shown by the aforesaid survey of the said Richlan, Lupo & Pronesti, dated March 30, 1976, revised November 17, 1976, a copy of which survey is on file with the City Clerk.

2. The herein granted permission shall not imply or create any liability against the City of Newark in favor of any party by virtue of said encroachment.

3. The permission granted herein shall be set forth in an agreement to be executed on behalf of the City of Newark by its Corporation Counsel and shall be in such form and substance, as determined by him will effect the permission herein granted and protect the interest of the City of Newark, and shall contain a provision that if at any time the premises 36-38 Pacific St. or any part thereof shall be taken or acquired by the City of Newark for a public purpose that no consideration shall be given for the value of the easement on or for that portion of the building that encroaches into New York Avenue.

4. All costs and expense in advertising this Ordinance shall be paid by the owners of said premises.

5. This Ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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President Harris: The yeases are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE ESTABLISHING HIRING PREFERENCES FOR RESIDENTS WHEN APPOINTING TO THE POSITION OF FIREFIGHTER AND/OR POLICE OFFICER.

WHEREAS, pursuant to Laws 1976, c. 132, effective December 31, 1975, the City of Newark is authorized to classify its duly qualified applicants for appointment to the positions of firefighter and police officer based on their place of residence; and

WHEREAS, the City of Newark desires to classify its duly qualified applicants for appointment to such positions in accordance with the above mentioned law.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That prior to the appointment of any duly qualified applicants for the positions of firefighter and police officer all such applicants shall be classified as follows:

- I. Residents of the City of Newark New Jersey.
- II. Other residents of the County of Essex, New Jersey.
- III. Other residents of the State of New Jersey.
- IV. All other qualified applicants.

Section 2. That within each such classification duly qualified applicants who are veterans shall be accorded all such veterans' preferences as are provided by law. Persons discharged from the service within 6 months prior to making application to the City of Newark, New Jersey, who fulfill the requirements of N.J.S. 40A:14-10.1, and who, thereby, are entitled to appointment notwithstanding their failure to meet the New Jersey residency requirement at the time of their initial application, shall be placed in Class III.

Section 3(a). That the classes of qualified applicants defined in Section 1. of this Ordinance shall be considered as separate and successive lists of eligibles, and the Civil Service Commission shall, when requested by the City of Newark to certify eligibles for positions specified in this Ordinance, make such certifications from said classes separately and successively, and shall certify no persons from any such class until all persons in the preceding class or classes have been appointed or have declined offers of appointment.

(b). That this section shall apply only to initial appointments and not to be promotional appointments of persons already members of the fire department and police department of this City.

Section 4. That in making temporary appointments the City of Newark shall utilize the classification set forth in subsection 1. of this Section, and shall classify accordingly all duly qualified applicants for the position or positions to be temporarily filled.

Section 5. That all ordinances or parts thereof which are inconsistent herewith are hereby repealed.

Section 6. That this ordinance shall take effect in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

BOND ORDINANCE TO APPROPRIATE THE ADDITIONAL SUM OF \$325,000 FOR STAGE I OF THE CONSTRUCTION OF THE FILTRATION FACILITIES AT PEQUANNOCK WATER SUPPLY OF THE CITY OF NEWARK, NEW JERSEY, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 59-71).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following

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votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE PROHIBITING THE PAYMENT OF ANY SALARY OR WAGE TO PUBLIC SERVICE EMPLOYMENT PARTICIPANTS WITHOUT THE ADOPTION OF APPROPRIATE ORDINANCES BY THE MUNICIPAL COUNCIL.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

A motion to adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

HEARINGS OF CITIZENS.

6-HC-a.

MRS. BESSIE W. WILLIAMS, 35 VAN VECHTEN STREET, NEWARK, NEW JERSEY, addressed the Municipal Council regarding Community Health Centers.

Councilman Martinez responded the statement was made by Mr. Head, the hiring agent, that 37% of the employees of the Ludlow Street Health Center are community residents with community input. They interviewed many people and hired most of the community people referred by Mrs. Williams and by him. Last week he discussed with Dr. Waller and Mr. Head the possibility of employing more community residents. Mrs. Williams was interviewed for a particular position and Dr. Waller indicated she did not have certain qualifications for that position. They have gone into the community and outside of the City of Newark to hire Doctors, Dentists, Optometrists, X-ray Technicians, Laboratory Technicians, etc. but those community people who qualified for positions were hired. Councilman Martinez emphasized many people come to the Council for employment. The Council can only refer them to various agencies and department heads for employment.

Councilman Martinez said he was willing to discuss this matter further with Mrs. Williams after the meeting.

6-HC-b.

MR. DON C. CLARK, PRESIDENT, NEWARK TAXICAB OWNERS-OPERATORS ASSOCIATION, 343 SCHLEY STREET, NEWARK, NEW JERSEY, proposed the Newark Taxicab Commission be extended to seven members. He stated the City charges \$100. per year for a taxicab medallion, about \$30,000., one-half of the budget of the Newark Taxicab Division. Mr. Clark recommended Mr. Bracsher be approved to serve on the Newark Taxicab Commission. He felt Mr. Bracsher is well qualified to represent the Newark Taxicab Owners and Operators on the Commission.

6-HC-c.

MR. WILLIE BRACSHER, 115 VASSAR AVENUE, NEWARK, NEW JERSEY, stated he has been in the taxicab business for thirty years and believes he is well qualified to serve on the Taxicab Commission.

6-HC-d.

MR. D. J. HENDERSON, OLD ROAD TO BLOOMFIELD, NEWARK, NEW JERSEY, maintained there are many incompetent teachers in the Newark School System. The recent State report did not reveal anything which was not known to the Municipal Council, the Mayor or to anyone in the City of Newark. The educational system of Newark has been on the decline for the past three or four decades. The end product of the school system should be educated children. Mr. Henderson recalled about two years ago he recommended the public school system be restructured to have small elementary schools. At the time, the Council thought it was a good idea and suggested the presentation be referred to the Board of Education. Mr. Henderson queried how much of the millions of dollars coming into the City of Newark has gone directly to improve the schools. He added people do not care about the children because children cannot vote.

Councilman James said he always appreciates Mr. Henderson's remarks because he brings much wisdom when he speaks. However, the last remark "people do not care about children because children do not vote" should not be directed to the Council. Certainly the Municipal Council has taken the stand, the Council provides money for the Board of Education. Councilman James noted there were only 100 parents at the Board of Education meeting last night. There are approximately 71,000 school children in the City and they only have a Board of Education meeting once a year. Where were the parents last night? Councilman James charged parents in Newark are letting the school system down by not demanding accountability from the Board of Education or from the Administration who appoints the Board Members.

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Councilman James continued the School Law states any school district that has a Board of Education and a Board of School Estimate, which Newark has, shall present a school budget to the Board of School Estimate on or before March 15. Already the Board of Education is not in accordance with the law. The Board of Education started a meeting last night and because they wanted to discuss matters not before the public, they adjourned and held a private meeting. This is a clear violation of the Sunshine Law. Also, to the best of his knowledge, only one person spoke at the Board of Education meeting. The big question is with the Columbia, Task Force, Caputo and State Department reports, television, radio and newspapers, where were the parents last night?

Councilman Carrino recalled Mr. Henderson's remarks two years ago were sent to the Superintendent of Schools. That night he agreed with Mr. Henderson the schools should have no more than 400 to 500 students. The ultimate objective and answer to the letter sent to Mr. Taylor was a contract for an elementary school for 1,750 students in the South Ward, which will soon be starting construction. Councilman Carrino said he does not want to take anything away from the South Ward Councilman because he worked very hard to get a school constructed in the South Ward. However, Councilman James and he discussed that it would be much better to build three schools in the South Ward to accommodate 1,750 students than to build an elementary school for 1,750 students. The Board of Education has seen fit to go ahead with it and he would assume somewhere along the line the residents of the South Ward and the residents of the City of Newark will have to pay. Councilman Carrino said he is talking about the education of the children, not the price.

Councilman Carrino charged the Board of Education is playing politics. The Board of Education is forming an army of paid PTA presidents to protect the Board from criticism. Councilman Carrino contended in any business in this country and in the world, if the man on the top is not producing the product, it may not be his direct fault, but if he allows that product to be produced in the wrong way, then he is the man responsible in the end. Certainly the Superintendent of Schools is not responsible for everyday problems that occur in the City. However, if these problems continue, then he is ultimately responsible for the failure.

Councilman Giuliano agreed with Councilmen James and Carrino. He felt many teachers are competent. Councilman Giuliano declared in the past Newark had the best school system in the country, now it is the worst. The school budget has increased but there has been no improvement in the school system. The children are going to suffer if something is not done soon.

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Councilman Bottone concurred with Councilman James that the Board of Education meeting last night was illegal and the school budget must be submitted before March 15 by State Law. Yet the parents do not go to the meeting to voice their dislike of what is going on. Councilman Bottone recalled two years ago when there was a layoff in the Board of Education, he suggested not to eliminate teachers or programs but to eliminate some of the vocal people in the community who become aides and do not know anything about education. They become a "front" and this becomes a political structure. Again, they recommended abolishing the Recreation Department. The School Crossing Guards become the pawns again and yet Board of Education is going to retain the high brass in the front office and have the same unqualified people in the schools. Councilman Bottone felt if the Board of Education eliminates four Aides from each school, a total of 400 people, they would not have to eliminate Team Teachers and School Crossing Guards and these Aides could be placed elsewhere. Councilman Bottone hoped the parents would contact the Mayor who appoints the Members of the Board of Education. He felt perhaps an elected Board of Education may be the answer. It may be far away and hard to conceive but possibly this avenue should be explored.

Councilman Allen declared there has been an increase in school budget requests accompanied by a plunge in standards of education and qualifications of City school graduates. The school officials and certain parents are more concerned about dollars than children. They should forget about dollars, jobs and who is to blame, and talk about educating the children.

HC-e.

MR. RALPH J. VILLANI, 79 LANG STREET, NEWARK, NEW JERSEY, concurred with Councilman Allen. He stressed great concern about the standards of education and qualifications of City school graduates and felt the Superintendent of Schools is to blame for all of the ills in the school system. Mr. Villani thanked the Municipal Council for the job they are doing for the children.

Councilman Tucker stated he has a child in the Newark School System and he has had the privilege of interacting with the Board of Education on different kinds of educational issues. He contended if they are going to change education in Newark, they have to realize it is a messed up system and to a great degree the Council plays a major role of contributing to the messed up system. Individuals in key positions in the Board of Education, in charge of certain responsibilities, should deliver those responsibilities. The Council has to play a role of interacting with the Board of Education who has the responsibility to set up an accountability system, establish a line item budget which would identify every expenditure by the City or the State.

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As of this time, that has not taken place. This was one of the recommendations by Walter Wexler, Task Force.

Councilman Tucker continued regarding the system of accountability, Dr. Pfeffer recommended the Board of Education establish goals and these particulars goals should be realistic, clear and concise, not only to the administrators of the Board of Education but also to the teacher in the classroom. That posture was never pushed into reality. A recommendation was made again by Dr. Pfeffer, and also recommended by Mr. Titus, that the system of accountability, in dealing with Principals, was antiquated and they should have an Assistant Superintendent in Charge of Elementary Education and that particular individual had the responsibility for fifty schools. It was documented by the Touche Ross report in 1970 that if that individual attempted to go to each one of the schools, he would be able to visit approximately fifty schools once a year and sit down with the Principal fifteen to eighteen minutes once each year. Prior to Mr. Taylor's tenure and during his tenure, the Interim Search Committee recommended that an Assistant Superintendent be in charge of elementary education, which was a decentralization plan. That plan was pushed forward by the Board of Education, got lost, and currently there is no way for people who have responsibility to hold the Principal accountable for anything.

Councilman Tucker stated it was also recommended, prior to Mr. Taylor's tenure and during his tenure, to eliminate the "push on system," which was instituted approximately ten years ago where children were pushed on, and it is happening each and every day. Councilman Tucker contended that should not take place. If they are going to move effectively, dealing with the Board of Education, they must take into consideration the prior recommendations which were made, the need for the reorganization of the Board of Education should not be to give one or two individuals some power but should be class oriented. Most of them are aware that the fiscal mess which took place in the Board of Education in the past was perpetrated by the Secretary's Office. All he is saying, that kind of mess has got to end. Councilman Tucker felt if they are going to deal with the Board of Education, they should take the time and do it. Parents understand one reality, that the teacher is attempting to do something or the teacher is not attempting to do something, but the net result is their child cannot read. Councilman Tucker asserted the entire Board of Education has to be reorganized and he thinks it has to be done on a trial basis. They must set forth time, effort and whatever influence they can to resolve this situation.



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Councilman James stated, for the record, he takes no blame whatsoever for the action of the Board of Education. He, as a Councilman, personally does not want to operate the Board of Education and they cannot assume the hypothesis that Council Members know how to run the school system. If Dr. Pfeffer has a report, he can only submit it to the Superintendent of Schools and the Superintendent of Schools can only give it to the Board of Education. He does not think the Council can force the Board to do anything. Councilman James contended the Municipal Council has only three responsibilities when they receive the Board of Education Budget, to approve the budget as is, delete monies from the budget or add monies to the budget. All the Council can really do is give the Board of Education a little less than they ask for or a little more, but no one on this Council has the right to believe they could control the Board of Education. Councilman James declared he is not responsible for the Board of Education and does not want to be responsible for the Board of Education. He hopes the parents understand. The policy for the Board of Education is purely a Board of Education matter, not a legislative one. The pressures would have to be put on the Board of Education.

Councilman Carrino stated when the Wexler report was submitted, the suggestion was made that the Board of Education adopt a line item budget to have better control on the system. Bill 3166 enacted in Trenton gave the Executive Superintendent of Schools the exclusive right to formulate any administrative policy for the Board of Education. If Mr. Wexler recommended the Board of Education have a line item budget, why in the past three years has not the Board of Education submitted a line item budget? Councilman Carrino blamed the Executive Superintendent of Schools for not following the recommendation.

Councilman Carrino stated he started teaching in the Newark School System fifteen years ago. There was not one School Aide in the entire school system and Newark had a functional, operational successful school system. Now there are 1,000 School Aides and a request for a \$128 million school budget. Certainly they cannot blame one individual for the decline in the school system, but with all the money spent for consultation fees, lobbying in Trenton to change the State Laws, there are now seven Assistant Superintendents. What more can the Board of Education ask, what other things have to be done in order to get the Board of Education operating efficiently? Councilman Carrino said the Board of Education Budget must be submitted to the Board of School Estimate by March 15, by law. The Board of School Estimate has not seen the budget yet. The blame must be placed on the people at the top of the

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ladder. Councilman Carrino contended to interfere with the Board of Education is like asking the Council to start telling the Mayor how to run the City of Newark. The Board of Education is in the same boat as the Council, according to law. The Mayor runs the City of Newark, and the Executive Superintendent of Schools runs the Board of Education. Councilman Carrino stressed he cares about the 70,000 school children in the City of Newark.

Councilman Allen reiterated the Board of Education should submit a line item budget, as recommended by the State, not a package budget. He stressed a line item budget would bring fiscal responsibility and accountability to school spending.

Councilman Tucker recommended the City Clerk request an opinion from Attorney General William F. Hyland with reference to the provisions of Chapter 169 of the Public Laws of 1976, establishing a unit control organizational structure for school districts with population in excess of 325,000. Specifically, as the Council understands the law, the responsibility for the approval of the annual school budget remains with the Board of Education, despite the fact that the Executive Superintendent in such districts has been granted extraordinary powers in many areas. If the Board requires that a line item budget be developed, is it not incumbent upon the Executive Superintendent to submit such a budget for Board approval?

6-HC-f.      MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY, stressed the needs of Senior Citizens. She urged the Municipal Council to help the Senior Citizens.

Councilman James stated the Council is aware of the tenants' election, much information is being developed by the Council and Mrs. Peterson will be hearing from the Council on this matter.

6-HC-g.      MR. THEODORE MURNICK, 375 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, stated the Public Service Electric and Gas Company is now paying \$1.3 million in taxes to the City of Newark. He asked why the Public Service Electric and Gas Company must be granted tax abatement to build. As a result the City of Newark will end up getting less taxes from the Public Service Electric and Gas Company and a few more empty buildings. Mr. Murnick felt parents do not attend Board of Education meetings because they are frustrated and disgusted with the school system.

Mr. Murnick referred to Resolution 7-R-k on this Calendar, which authorizes the sale of City-owned property 16-20 Park Place. He felt if the City is having a major sale, they should have a full page advertisement, not just a legal notice. Mr. Murnick again opposed the continued granting of tax abatement in the City of Newark. The City cannot afford it. Mr. Murnick maintained the City of Newark should

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not be in the real estate business.

Councilman Martinez did not think the Ballantine area development is a reality at this time. He stated the Council does not advertise the sale of City-owned properties. The company will invest over \$600,000. to rehabilitate 16-20 Park Place, pay full taxes on a \$6 million building, which in five years will be assessed at \$9 million. It will create 500 new jobs. Councilman Martinez felt this is good for the area.

Councilman Allen agreed with Councilman Martinez. He cited urban renewal in the Central Ward. Councilman Allen stressed the need for changes in the tax laws.

Councilwoman Villani stated she serves on the Real Estate Commission and it has been brought to their attention that 20 Park Place is costing the City of Newark \$200,000. a year. This is one of Newark's most prestigious buildings. Councilwoman Villani assured they will be selective to make certain whoever purchases the building will do a good job.

Councilman Tucker recommended the Real Estate Commission be requested to communicate with all Real Estate Agencies within the State of New Jersey indicating this building is for sale and subsequently advertise the fact that the Council is accepting bids, above and beyond the legal notification that will appear in the newspaper. This will insure no one can say that someone is getting a selective deal.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION AMENDING NEWARK PORTION OF TRI-STATE REGIONAL PLANNING COMMISSION TRANSPORTATION IMPROVEMENT PROGRAM FISCAL YEARS 1977 THROUGH 1981 TO INCLUDE TRANSFER OF \$12,900,000. FEDERAL AID URBAN SYSTEM FUNDS (FEDERAL SHARE), WHICH IS THE TOTAL FEDERAL AID URBAN SYSTEMS SHARE OF THE ENTIRE PATH EXTENSION PROJECT COST, FROM THE PREVIOUSLY ADOPTED STATE AREA-WIDE PROGRAM TO THE NEWARK TRANSPORTATION IMPROVEMENT PROGRAM; FURTHER THAT THE FISCAL YEAR 1977 ANNUAL ELEMENT OF THE TRI-STATE REGIONAL PLANNING COMMISSION TRANSPORTATION IMPROVEMENT PROGRAM BE AMENDED SO AS TO INDICATE THAT FEDERAL AID URBAN SYSTEM FUNDING PORTION OF THE PATH PROJECT ON PAGE 001 OF ATTACHMENT C (\$10.3 MILLION FEDERAL SHARE) IS CONSIDERED TO BE A PORTION OF THE NEWARK TRANSPORTATION PROGRAM FISCAL YEAR 1977 ANNUAL ELEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls met with the Council March 15, 1977)

A motion to defer action on this resolution and directing the City Clerk to invite Mr. Oscar Bakke, Newark Transportation Council, Business Administrator Walls, Engineering Director Zach, Newark Redevelopment and Housing Authority Executive Director

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Notte and Review and Planning Officer Allen to meet with the Municipal Council at their special conference March 22, 1977 to discuss this matter, was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1-R-b.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO DELIVER CHECK FOR \$6,000.

PAYABLE TO ELLA ODUM AND MYRON FURMAN, ESQ., 22 UNION AVENUE, IRVINGTON, NEW JERSEY, IN FULL PAYMENT FOR ANY AND ALL CLAIMS ARISING OUT OF INCIDENT INVOLVING DEMOLITION DAMAGE TO BUILDING ON PREMISES KNOWN AS 102 MILFORD AVENUE WHICH OCCURRED ON SEPTEMBER 4, 1975; FURTHER NO CHECK BE ISSUED UNTIL ALL PAPERS DEEMED NECESSARY BY CORPORATION COUNSEL HAVE BEEN RECEIVED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1-R-c.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT APPLICATION

TO NEW JERSEY STATE DEPARTMENT OF HEALTH REQUESTING FUNDS TO CONTINUE THE NEWARK URBAN RODENT AND INSECT CONTROL PROJECT FOR PERIOD JUNE 1, 1977 TO MAY 31, 1978; TOTAL ESTIMATED BUDGET IS \$274,547. AND NO CITY MATCH CONTRIBUTION IS NECESSARY.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Health and Welfare Acting Director Waller and Newark Urban Rodent and Insect Control Project Director Hoggard met with the Council March 15, 1977)

A motion to defer action on this resolution and directing the City Clerk to strongly urge the United States Senators from New Jersey, Members of the United States House of Representatives of New Jersey and the Members of the New Jersey State Legislature from the County of Essex to initiate and support the required legislation and/or administrative action that would permit the Newark Urban Rodent and Insect Control Project to utilize the grant funds to provide services on a City-wide basis as required, along with the necessary increased funding, was made by Councilman Carrino, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-d.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO CONTRACT WITH LEOPOLDO SILVA,

287 EAST KINNEY STREET, NEWARK, NEW JERSEY, FOR RENTAL OF REFRESHMENT AND SOUVENIR CONCESSION AT IRONBOUND RECREATION CENTER, IN ACCORDANCE WITH THE REQUIREMENTS AS STATED IN BID PROPOSAL, \$2,000. PER YEAR PAYABLE IN 10 INSTALLMENT PAYMENTS OF \$200. FOR FIRST 10 MONTHS, ONLY OFFER MADE TO CITY OF NEWARK; ALL MONIES RECEIVED SHALL BE DEPOSITED TO GENERAL FUND ACCOUNT - MISCELLANEOUS REVENUES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

TEMPORARY EMERGENCY RESOLUTION APPROPRIATING \$24,275., DEPARTMENT OF

ADMINISTRATION, DIVISION OF CENTRAL PURCHASE, MATERIALS AND SUPPLIES, COPIER SUPPLIES-\$16,748. AND PRINTING AND REPRODUCTION-\$7,527.; TO PROVIDE FUNDS FOR OPERATION OF XEROX 9200 IN DUPLICATING ROOM; SAID TEMPORARY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Acting Budget Officer Thomas Banker and City Purchasing Agent Louis

Lucarelli met with the Council March 15, 1977)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF MPDO/CDA

TO ENTER INTO RELOCATION AGREEMENT WITH THE HOUSING AUTHORITY OF THE CITY OF NEWARK, FOR PROVISION OF VARIOUS SERVICES REQUIRED PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT 1974, SECOND ACTION YEAR. SCHEDULE (B).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JOHN F.

GREENE AND DOROTHY B. GREENE, HIS WIFE, OWNERS OF PREMISES 343 BROADWAY, BLOCK 573, LOT 63, FREE AND CLEAR WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by

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Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM IDA LIPSCHUTZ, WIDOW OF ALEX LIPSCHUTZ, OWNER OF PREMISES 76 WILSEY STREET, BLOCK 403, LOT 4, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM SAMUEL LASSMAN AND FLORENCE, HIS WIFE, OWNERS OF PREMISES 16 THOMAS STREET, BLOCK 2820, LOT 12, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM HARRY COHN AND GERTRUDE T. COHN, HIS WIFE, OWNERS OF PREMISES 584-586 SOUTH 10TH STREET, BLOCK 307A, Lots 82 AND 83, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 16-20 PARK PLACE, BLOCK 17, LOT 1, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and directing the City Clerk to request the Real Estate Commission to communicate with all Real Estate Agencies within the State of New Jersey indicating this building is for sale and subsequently advertise the fact that the Council is accepting bids, above and beyond the legal notification

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that will appear in the newspaper, was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-1.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO PREPARE AND ISSUE A DRAFT IN SUM OF \$6,700. PAYABLE TO ELBRIDGE JOHNSON, GLORIA JOHNSON AND ZARIN & MARAN, ATTORNEYS, GATEWAY 1, NEWARK, NEW JERSEY, IN COMPLETE SETTLEMENT OF ALL CLAIMS FOR ALLEGED FALSE IMPRISONMENT, FALSE ARREST, ASSAULT BY POLICE OFFICERS AND VIOLATION OF CIVIL RIGHTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK IN AMOUNT OF \$760. PAYABLE TO MARY ANNE PASCUA UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN SETTLEMENT OF CLAIM FOR DAMAGES FOR HER NET SALARY FROM AUGUST 12, 1974 TO OCTOBER 7, 1974; ALLEGING SEX DISCRIMINATION RESULTING FROM REFUSAL TO HIRE HER AS AN APPRENTICE PAINTER IN DEPARTMENT OF PUBLIC WORKS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE A DRAFT IN SUM OF \$4,000., PAYABLE TO RAYMOND BOOKER, ANN BOOKER, HIS WIFE, AND ZARIN AND MARAN, ATTORNEYS, GATEWAY 1, NEWARK, NEW JERSEY, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF ALL CLAIMS FOR ALLEGED WRONGFUL ARREST AND IMPRISONMENT AND VIOLATION OF THEIR CIVIL RIGHTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1119 <sup>7-R-o.</sup>

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE A DRAFT IN SUM OF \$2,500., PAYABLE TO MARY VISCIDO AND WILLIAM POLLACK, ATTORNEY, 1 HOWE AVENUE, PASSAIC, NEW JERSEY, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM FOR INJURIES SUSTAINED WHEN SHE TRIPPED AND FELL IN A POORLY LIGHTED AREA WHILE WALKING DOWN STAIRS OF SYMPHONY HALL, BROAD STREET, NEWARK, NEW JERSEY. (SYMPHONY HALL, INC.-\$15,000., CITY OF NEWARK-\$2,500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

<sup>7-R-p.</sup>

RESOLUTION RESCINDING RESOLUTION 7-R-g, ADOPTED JANUARY 5, 1977, "RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH N. FARRO CONTRACTING COMPANY, A JOINT VENTURE, 18 KNOX PLACE, NUTLEY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 76-20; 1976 FEDERALLY ASSISTED CODE ENFORCEMENT (F.A.C.E.) REDEVELOPMENT PROGRAM RESURFACING OF VARIOUS STREETS IN AREA E-4, FEDERAL PROJECT NO. N.J.E-4, FOR \$469,801., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FUNDS FOR THIS PROJECT HAVE BEEN PROVIDED FOR BY BOND ORDINANCE 6-S & F-c, AUGUST 5, 1970 AND 6-S & F-b, FEBRUARY 21, 1973, AS AMENDED BY 6-S & F-f, JUNE 6, 1973 (CAPITAL BUDGET PROJECT NOS. 79/170-72 THROUGH 79/192-72 AND 137-70); FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT, IN AN AMOUNT NOT TO EXCEED A TOTAL OF \$2,500."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

<sup>7-R-q.</sup>

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF CITY OF NEWARK WITH N. FARRO CONTRACTING COMPANY AND F. FARRO CONTRACTING COMPANY, 18 KNOX PLACE, NUTLEY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 77-09, 1977 FEDERALLY ASSISTED CODE ENFORCEMENT (F.A.C.E.) REDEVELOPMENT PROGRAM RESURFACING OF VARIOUS STREETS IN AREA E-4, FOR TOTAL SUM OF \$519,915., AS SHOWN IN THEIR PROPOSAL AND IN ACCORDANCE WITH SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL GOALS OF THIS



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PROJECT, IN AMOUNT NOT TO EXCEED TOTAL OF \$2,500. (FUNDS PROVIDED BY BOND ORDINANCE 6-S & F-c, AUGUST 5, 1970 AND BOND ORDINANCE 6-S & F-b, FEBRUARY 21, 1973, AS AMENDED BY BOND ORDINANCE 6-S & F-f, JUNE 6, 1973 (CAPITAL BUDGET PROJECT NOS. 79/170-72 THROUGH 79/192-72 AND 137-70.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration as per request of the Finance Director was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION COMMENDING ROBERT BOSWELL, LARRY DI NORSCIO, STEVEN KOZUSKO, EDWARD LEDFORD, AND KEVIN NESBITT FOR HEROISM AND OUTSTANDING SERVICE TO THE CITIZENS AND GOVERNMENT OF THE CITY OF NEWARK:

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Councilman Carrino related, on behalf of the Municipal Council, he presented an inscribed copy of this resolution to these men at the ceremony held at Upsala College. He extended congratulations of the Municipal Council.

7-R-s.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO MAMIE HALE, SUPERVISOR OF ACCOUNTS, DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR PERIOD BEGINNING MARCH 1, 1977 AND ENDING AUGUST 31, 1977. (TO CONTINUE WITH MPDO, DEPARTMENT OF ADMINISTRATION, PURCHASING DIVISION - FIRST LEAVE BEGAN AUGUST 29, 1968)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO LARRIE W. STALKS, SECRETARY, CENTRAL PLANNING BOARD, OFFICE OF THE MAYOR, FOR PERIOD BEGINNING DECEMBER 31, 1976 AND ENDING JUNE 30, 1977. (ESSEX COUNTY REGISTER - FIRST LEAVE BEGAN JANUARY 1, 1975)

A motion to adopt the resolution was made by Councilman Allen, seconded by

Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO JOSEPH D. MCGINLEY, CHIEF ELECTRICAL INSPECTOR, DIVISION OF INSPECTIONS, DEPARTMENT OF HEALTH AND WELFARE, FOR PERIOD BEGINNING JANUARY 31, 1977 AND ENDING JULY 31, 1977. (WORKING ON MULTIPLE DWELLING PROGRAM - FIRST LEAVE BEGAN JANUARY 31, 1975)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO EDITH BRESCIA, BUILDING SERVICE WORKER, DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, FOR PERIOD BEGINNING MARCH 8, 1977 AND ENDING SEPTEMBER 8, 1977. (TO CONTINUE WORKING IN BOARD OF ADJUSTMENT - FIRST LEAVE BEGAN MARCH 8, 1976)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO SADIE VENEY, CLINIC ATTENDANT, DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE, FOR PERIOD BEGINNING OCTOBER 6, 1976 AND ENDING APRIL 6, 1977. (EMPLOYED IN OFFICE OF ELDERLY AFFAIRS - FIRST LEAVE BEGAN OCTOBER 6, 1975)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO FRANK J. ROSANIA, BUDGET EXAMINER, BUDGET DIVISION, DEPARTMENT OF ADMINISTRATION, FOR PERIOD BEGINNING OCTOBER 17, 1975 AND ENDING APRIL 17, 1976. (TO CONTINUE SERVING AS VIOLATIONS CLERK, MUNICIPAL COURTS - FIRST LEAVE BEGAN OCTOBER 7, 1962)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-y.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO FRANK J.

ROSANIA, BUDGET EXAMINER, BUDGET DIVISION, DEPARTMENT OF ADMINISTRATION, FOR PERIOD BEGINNING APRIL 17, 1976 AND ENDING OCTOBER 17, 1976. (TO CONTINUE SERVING AS VIOLATIONS CLERK, MUNICIPAL COURTS - FIRST LEAVE BEGAN OCTOBER 7, 1962)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO ANNE KUEHNER,

PUBLIC HEALTH NURSE SUPERVISOR, DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE, FOR PERIOD BEGINNING JANUARY 1, 1977 AND ENDING JUNE 30, 1977. (EMPLOYED WITH A FEDERALLY FUNDED PROGRAM - FIRST LEAVE BEGAN JANUARY 1, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING POLICE DIRECTOR OF THE CITY OF NEWARK, OR HIS DESIGNEE

TO ENTER INTO AN AMENDMENT OF CONTRACT BETWEEN THIS CITY AND URBAN SCIENCES, INC.

(RESOLUTION 7-R-d, MARCH 20TH, 1974) AS AMENDED, (RESOLUTION 7-R-g, FEBRUARY 4TH, 1976)

TO RELEASE \$36,654.00 WHICH AMOUNT REPRESENTS 10% OF THE ORIGINAL CONTRACT PRICE RETAINED AS A PARTIAL SUM OF THE AMENDED CONTRACT TOTAL RETENTION OF \$45,918.91; THUS REDUCING THE REMAINING RETAINAGE TO \$9,264.91 TO BE PAID UPON FINAL ACCEPTANCE BY THE CITY OF ALL COMPUTERIZED COMMAND AND CONTROL COMMUNICATION SYSTEM DELIVERABLES AND UPON FINAL SATISFACTORY PERFORMANCE BY URBAN SCIENCES, INC.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION RATIFYING CONTRACT WITH NEWARK BOXBOARD COMPANY, INC. FOR PURCHASE

OF RECLAIMED PAPER PRODUCTS FOR PERIOD NOVEMBER 15, 1976 TO MARCH 16, 1977 AND AUTHORIZING DIRECTOR OF ENGINEERING TO ENTER INTO A CONTRACT WITH NEWARK BOXBOARD COMPANY, INC., HIGHEST RESPONSIBLE BIDDER, FOR SALE OF RECLAIMED PAPER FOR PERIOD MARCH 17, 1977 TO NOVEMBER 15, 1977, AS PER BID SPECIFICATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION APPROVING PARTICIPATION WITH THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION FOR IMPLEMENTATION OF PROJECT ENTITLED "VICTIM ASSISTANCE FOR ELDERLY TENANTS FOR NRHA" AND AUTHORIZING EXECUTIVE DIRECTOR OF NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING TO SUBMIT APPLICATION TO LAW ENFORCEMENT ASSISTANCE ADMINISTRATION FOR FUNDS IN CONNECTION WITH PROJECT. (LEAA-\$300,010., LOCAL CASH-\$36,212., TOTAL-\$336,222.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL AT PUBLIC AUCTION RECOVERED AND UNCLAIMED MOTOR VEHICLES, 168 JUNK VEHICLES, PURSUANT TO N.J.S.A. 39:10A-1 AND N.J.S.A. 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AND EXECUTE A CONTRACT WITH BOYBRO OVERHEAD DOORS, INC., T/A BOYLE BROS., 25 BOYD STREET, KEARNY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR REPAIRING AND PARTS FOR OVERHEAD DOORS, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, IN AMOUNT NOT TO EXCEED \$38,800. (FUNDS REQUESTED IN 1977 NEWARK BUDGET)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bf.

RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL PERSONAL PROPERTY, NOT  
NEEDED FOR PUBLIC USE, EXPOSED X-RAY FILMS-HEALTH AND WELFARE (CHEST CLINIC); SURPLUS  
TYPEWRITERS (36), ADDING MACHINE (1)-ADMINISTRATION (CENTRAL PURCHASE), PURSUANT TO  
LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by  
Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bg.

RESOLUTION AUTHORIZING TRANSFER OF 1976 RESERVE APPROPRIATIONS, FROM WATER  
UTILITY, WATER ACCOUNTING AND CUSTOMER SERVICE, SERVICE BY CONTRACT OR AGREEMENT-\$1,900.,  
SPECIAL SERVICES AND INFORMATION, MATERIAL AND SUPPLIES, OFFICE SUPPLIES-\$3,025.,  
TOTAL-\$4,925. TO WATER UTILITY, WATER ACCOUNTING AND CUSTOMER SERVICE, EQUIPMENT-\$4,925.,  
MAINTENANCE EQUIPMENT- -0-, OFFICE FURNITURE-\$3,665., OFFICE EQUIPMENT-\$1,260.,  
COMMUNICATION EQUIPMENT- -0-, PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by  
Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING TRANSFER OF 1976 RESERVE APPROPRIATIONS, FROM  
DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, SERVICE BY CONTRACT OR  
AGREEMENT, MONTHLY TRAVEL ALLOWANCE-PRIVATE TRANSPORTATION-\$69. TO DEPARTMENT OF HEALTH  
AND WELFARE, DIVISION OF INSPECTIONS, SALARIES AND WAGES, ASSISTANT MUNICIPAL  
SUPERINTENDENT OF WEIGHTS AND MEASURES-\$69., PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bi.

EMERGENCY TEMPORARY RESOLUTION APPROPRIATING \$500,000., SPECIAL ITEM OF  
APPROPRIATION, FOURTH YEAR SAFE AND CLEAN NEIGHBORHOODS PROGRAM; SAID EMERGENCY FUNDS  
SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6  
7-R-bj.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE" FOURTH YEAR SAFE AND CLEAN NEIGHBORHOODS PROGRAM, \$500,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

/ 7-R-bk.

RESOLUTION AUTHORIZING THE DIRECTOR OF PUBLIC WORKS, ON BEHALF OF THE CITY OF NEWARK, TO EXECUTE THE AGREEMENT ATTACHED HERETO, AUTHORIZING A RIGHT-OF-WAY FOR NEW JERSEY BELL TELEPHONE AND JERSEY CENTRAL POWER AND LIGHT COMPANY UPON LANDS OWNED BY THE CITY OF NEWARK IN WEST MILFORD TOWNSHIP, TO PROVIDE TELEPHONE AND ELECTRIC SERVICE AT THE PEQUANNOCK WATERSHED. (CITY OF NEWARK UNDERTAKING CONSTRUCTION OF PERMANENT RECREATIONAL FACILITIES)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

/ 7-R-bl.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE, ON BEHALF OF CITY OF NEWARK, UTILITY AGREEMENT WITH THE NEW JERSEY DEPARTMENT OF TRANSPORTATION (AGREEMENT NO. 6 - POLICE AND FIRE ALARM SYSTEM - ROUTE 22 (1953), SECTION 15D), FOR RELOCATION OF EXISTING FIRE ALARM-POLICE TELEPHONE SYSTEM, OWNED AND OPERATED BY CITY OF NEWARK. (CITY WILL INCUR NO EXPENSE FOR PERFORMANCE OF SAID WORK AND WILL BE REIMBURSED FOR WORK PERFORMED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bm.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE, ON BEHALF OF CITY OF NEWARK, UTILITY AGREEMENT WITH THE NEW JERSEY DEPARTMENT OF TRANSPORTATION- (AGREEMENT NO. 7 - ROUTE 1 AND 9, SECTION 2W AND 4M), FOR RELOCATION OF FACILITIES OF EXISTING SANITARY SEWER SYSTEM, OWNED AND OPERATED BY CITY OF NEWARK. (CITY WILL INCUR NO EXPENSE FOR PERFORMANCE OF SAID WORK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO AMEND CONTRACT WITH RESIDENTS FOR COMMUNITY ACTION (RESOLUTION 7-R-b1, DECEMBER 15, 1976) BY DELETING "SECRETARIAL SKILLS TRAINING" IN TITLE OF RESOLUTION AND INSERTING "CLERK TYPIST TRAINING," AND INSERTING \$9,800. IN PARAGRAPH 7.0 OF CONTRACT AFTER PHRASE "THE SUBCONTRACTOR SHALL BE PAID NO MORE THAN."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH MICHAEL COLEMAN IN THE AMOUNT OF \$2,400. FOR PROFESSIONAL SERVICES; FUNDS BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC5301, P. L.-93-383). (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1)(a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and failed of adoption by the following votes:

Yes: Councilmen James, Tucker.

No: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

1127

7-R-bp.

RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH FRED STREIT ASSOCIATES IN THE AMOUNT OF \$2,400. FOR PROFESSIONAL SERVICES; FUNDS BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC5301, P.L.93-383). (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1)(a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION AMENDING RESOLUTION 7-R-bn, SEPTEMBER 15, 1976, AUTHORIZING THE MAYOR TO ENTER INTO AGREEMENT WITH THE PORT AUTHORITY OF NEW YORK AND NEW JERSEY TO REIMBURSE THE CITY OF NEWARK FOR ALL COSTS INCURRED BY CITY IN EMPLOYMENT OF TAXI STARTERS AT TERMINAL B OF NEWARK AIRPORT FOR A PERIOD OF 6 MONTHS FOR AN AMOUNT NOT TO EXCEED \$45,000. (TO INCREASE HOURLY RATE OF TAXICAB STARTERS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and directing the City Clerk to seek from the appropriate authorities pertinent information with reference to this program was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION CANCELING REAL ESTATE TAXES FOR YEAR 1976 IN THE AMOUNT OF \$1,060. FOR PROPERTY 19 SOUTH 13TH STREET, BLOCK 1898, LOT 15, OWNED BY SECRETARY OF HOUSING AND URBAN DEVELOPMENT, C/O F.H.A., WASHINGTON, D. C. - ASSESSED IN ERROR. (BUILDING DEMOLISHED NOVEMBER 17, 1975. VACANT LAND SOLD TO WILLIAM FLEMMINGS, 111 SOUTH MUNN AVENUE, EAST ORANGE, NEW JERSEY ON FEBRUARY 9, 1976)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-bs.RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECKS,

TOTALING \$9,483.80, IN DUE AMOUNTS MINUS DEDUCTIONS AS SET FORTH IN ATTACHED SHEET;  
TO VARIOUS INDIVIDUALS WHO WERE LAID OFF FROM THEIR SUPERVISORY CAPACITIES IN DEPARTMENT  
OF PUBLIC WORKS ON FEBRUARY 1, 1976 BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.RESOLUTION REAPPOINTING ROGER BACON, 554 OAKHOLLOW LANE, LANOKA HARBOR, NEW

JERSEY, SPECIAL POLICEMAN FOR YEAR ENDING DECEMBER 31, 1977. (ARSON SQUAD)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu.RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT, ON

BEHALF OF CITY OF NEWARK, WITH DUJETS TREE EXPERTS, NOTCH ROAD, WEST PATERSON, NEW  
JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS R - CONTRACT NO. 77-01,  
STREET PRUNING OF SECTIONS HH AND II (SECTION HH-\$12,940.80, SECTION II-\$18,096.90),  
FOR TOTAL SUM OF \$31,037.70, AS SHOWN IN THEIR PROPOSAL AND IN ACCORDANCE WITH SPECIFI-  
CATIONS. (FUNDS PROVIDED BY HOUSING COMMUNITY DEVELOPMENT ACT, FUND 80, DEPARTMENT 23,  
AGENCY 67, ACCOUNT 250)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and directing the City Clerk to request Engineering Director Zach to take immediate steps to see that the specifications with respect to removal of debris is complied with by the contractor as specified in the contract, was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1129

7-R-bv.

RESOLUTION APPROVING PARTICIPATION WITH THE STATE OF NEW JERSEY (SLEPA) IN PROJECT ENTITLED "NC4 COMMENCEMENT AND TRAINING PROJECT" AND AUTHORIZING EXECUTIVE DIRECTOR OF NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING TO SUBMIT APPLICATION TO STATE LAW ENFORCEMENT PLANNING AGENCY FOR FUNDS IN CONNECTION WITH PROJECT. (SLEPA-\$33,518., STATE BUY-IN-\$1,862., LOCAL CASH-\$1,862., TOTAL-\$37,242.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO A CONTRACT WITH THE COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY TO REIMBURSE COLLEGE OF MEDICINE AND DENTISTRY FOR CERTAIN TRAINING EXPENSES OF CONSTRUCTION CRAFT TRAINING PROGRAM CONDUCTED BY NEWARK CONSTRUCTION TRADES TRAINING CORPORATION, IN TOTAL AMOUNT NOT TO EXCEED \$180,000. (SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE 1)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani.

No: Councilmen Carrino, Giuliano, Martinez.

Not Voting: President Harris.

7-R-bx.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO A MODIFICATION OF CONTRACT BETWEEN CITY OF NEWARK AND WORLDWIDE EDUCATIONAL SERVICES (RESOLUTION 7-R-j, SEPTEMBER 23, 1976), TO CHANGE PERFORMANCE STANDARDS TO INCREASE INDIRECT PLACEMENTS AND DECREASE DIRECT PLACEMENTS. (TOTAL AMOUNT OF CONTRACT WILL REMAIN UNCHANGED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 16, 1977

1130

7-R-by.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE, ON BEHALF OF CITY OF NEWARK, UTILITY AGREEMENT WITH THE NEW JERSEY DEPARTMENT OF TRANSPORTATION, FOR THE IMPROVEMENT OF ROUTE 1 AND 9, SECTION 2W AND 4M; STATE TO RESET VARIOUS WATER VALVE BOXES AND WATER MANHOLE HEADS FOR WHICH CITY WILL NOT INCUR ANY COST; RELOCATION AND/OR ADJUSTMENT TO WATER FACILITIES PERFORMED BY STATE SHALL REMAIN SOLE PROPERTY OF CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO A MODIFICATION OF CONTRACT BETWEEN CITY OF NEWARK MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING AND KRIVIT AND KRIVIT (RESOLUTION 7-R-y, OCTOBER 6, 1976), TO EXTEND TERM OF CONTRACT TO JUNE 30, 1977, INCREASE AMOUNT OF CONTRACT TO AMOUNT NOT IN EXCESS OF \$75,000. AND DELETE WORD "ECONOMIC" AND INSERT "JOB" IN PROVISION 12, STATEMENT OF WORK, PARAGRAPH 6. (SOURCE OF FUNDS - CETA)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani.

No: President Harris.

Not Voting: Councilmen Carrino, Giuliano.

7-R-ca.

RESOLUTION AMENDING RESOLUTION 7-R-bs, DECEMBER 15, 1976, CONTRACT BETWEEN CITY OF NEWARK MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING AND EAST WARD COMMUNITY CENTER, TO CONDUCT A SPEECH LABORATORY (PORTUGUESE) BY CHANGING REFERENCE TO EAST WARD COMMUNITY CENTER IN TITLE TO READ "EAST WARD COMMUNITY CENTER OF NEWARK" AND REFERENCE TO EAST WARD COMMUNITY CENTER IN PARAGRAPH 1 TO READ "EAST WARD COMMUNITY CENTER OF NEWARK." (NO ADDITIONAL FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 16, 1977

1131

7-R-cb.

RESOLUTION RATIFYING CONTINUATION OF NEWARK URBAN RODENT AND INSECT CONTROL

PROJECT EXPANSION WITH THE USE OF TITLE X DURING THE PERIOD OF JANUARY 1, 1977 TO MARCH 16, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A MODIFICATION OF GRANT-IN AID CONTRACT WITH NEW JERSEY DEPARTMENT OF HEALTH, DIVISION OF COMMUNITY HEALTH SERVICES, TO ACCEPT USE OF REPROGRAMMED ACCRUALS IN SUM OF \$124,913. (TITLE X FUNDS), FOR CONTINUATION OF NEWARK URBAN RODENT AND INSECT CONTROL PROJECT EXPANSION FOR PERIOD ENDING MAY 31, 1977; NO MATCH FUNDS ARE REQUIRED BY THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Health and Welfare Acting Director Waller and Newark Urban Rodent and Insect Control Project Director Hoggard met with the Council March 15, 1977)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc.

RESOLUTION RESCINDING RESOLUTION 7-R-cq, FEBRUARY 16, 1977, "RESOLUTION

AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK IN AMOUNT OF \$11,038.40 PAYABLE TO MARIE J. SCHMIDT, EXECUTRIX OF THE ESTATE OF HERMAN E. SCHMIDT, AND ZAZZALI AND ZAZZALI, HER ATTORNEYS, UPON RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY THE CORPORATION COUNSEL; WHEREIN CAPTAIN HERMAN SCHMIDT DIED DURING HIS ACTIVE EMPLOYMENT IN THE POLICE DEPARTMENT OF THE CITY OF NEWARK. (SUPERIOR OFFICERS' ASSOCIATION FILED GRIEVANCE ON BEHALF OF CAPTAIN SCHMIDT'S ESTATE FOR CERTAIN BENEFITS AND MATTER WAS FULLY CONTESTED BEFORE AN ARBITRATOR, ARBITRATOR'S AWARD WAS AFFIRMED BY SUPERIOR COURT OF NEW JERSEY, CHANCERY DIVISION AND ATTORNEYS FOR THE ESTATE OF HERMAN SCHMIDT AGREED TO ACCEPT THAT AMOUNT IN FULL SATISFACTION OF THE CLAIM EVEN THOUGH THAT AMOUNT DOES NOT INCLUDE ANY ADDITIONAL BENEFITS FOR LONGEVITY OR INTEREST)"

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd.

RESOLUTION AUTHORIZING TRANSFER OF 1976 RESERVE APPROPRIATIONS, FROM

MANDATORY ITEMS, STATUTORY EXPENDITURES, OLD AGE AND SURVIVORS INSURANCE-CITY-\$143,039.47 TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, STATIONARY COMMUNICATION EQUIPMENT, HEAT-\$99,764.22, HEAT, LIGHT, POWER-\$43,275.25, PURSUANT TO N.J.S.A. 40A:4-59.

March 16, 1977

1132

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by

Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

7-R-ce.

RESOLUTION CANCELING REAL ESTATE TAXES FOR YEARS 1975, 1976 AND 1977 INCLUDING

INTEREST, PENALTIES AND COSTS, IN AGGREGATE AMOUNT OF \$19,025., AGAINST PREMISES KNOWN

AS 225-229 MARKET STREET, BLOCK 147, LOT 49, OWNED BY FIRST UNITED METHODIST CHURCH OF

NEWARK, NEW JERSEY, A NONPROFIT RELIGIOUS CORPORATION, PURSUANT TO N.J.S.A. 54:4-100.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by

Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

7-R-cf.

RESOLUTION AUTHORIZING TRANSFER OF 1976 RESERVE APPROPRIATIONS, FROM MANDATORY

ITEMS, STATUTORY EXPENDITURES, CONTRIBUTION-EMPLOYEES' RETIREMENT SYSTEM-\$167,400.

TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, VEHICULAR EQUIPMENT REPAIR CONTRACTS-

\$74,690.; VEHICULAR REPAIR PARTS-\$92,710., PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by

Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

7-R-cg.

RESOLUTION OF THE MUNICIPAL COUNCIL ACKNOWLEDGING AND COMMENDING ROSALYN

ALEXANDER, HATTIE BROWN, MARGARITE BUSH, LILLIAN GREEN, NARCISSUS HARDY, FRANK

HUTCHINS, HOPE JACKSON, LOUISE JARRETT, JOHNNIE JOHNSON, ETHEL MELVIN, IKE THOMAS,

OADLINE TRUITT FOR THEIR INVALUABLE COMMUNITY SUPPORT, DEDICATION AND ACTIVE PARTICIPA-

TION IN MAKING THE WEEQUAHIC ELEMENTARY AREA SCHOOL A REALITY.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by

Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

March 16, 1977

MOTIONS.

1133

7-M-a.

A MOTION DIRECTING THE CITY CLERK TO REQUEST OF THE SECRETARY OF THE UNITED STATES DEPARTMENT OF TRANSPORTATION THAT ALL AVAILABLE DATA RELATING TO THE SST/CONCORDE BE FORWARDED TO THE MUNICIPAL COUNCIL FOR THEIR REVIEW, ESPECIALLY ANY REPORTS ON RESULTANT NOISE POLLUTION AND POTENTIALLY HAZARDOUS EMISSIONS, was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

A MOTION DIRECTING THE CITY CLERK TO URGE THE UNITED STATES SENATORS FROM NEW JERSEY AND MEMBERS OF THE UNITED STATES HOUSE OF REPRESENTATIVES OF NEW JERSEY TO INITIATE AND SUPPORT THE REQUIRED LEGISLATION AND/OR ADMINISTRATIVE ACTION THAT WOULD MAINTAIN FUTURE FUNDING FOR THE HOUSING AND COMMUNITY DEVELOPMENT PROGRAM GRANT AT ITS PRESENT LEVEL, was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION EXTENDING WARM GREETINGS AND GOOD WISHES TO OUR CITIZENS AND ALL CIVIC AND COMMUNITY ORGANIZATIONS PARTICIPATING IN THIS YEAR'S CELEBRATION OF ST. PATRICK'S DAY was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 7, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING CHAPTER 3, PROHIBITING TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO SECTION 23:3-5, NO TURN ON RED."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 6, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

March 16, 1977

PETITIONS.

1134

None.

PENDING BUSINESS ON THE CALENDAR.

9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED FEBRUARY 18, 1977,

ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING  
PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR'

(6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO INCREASE THE NUMBER  
OF LEGAL ASSISTANTS (\$19,887. - \$24,172.) IN THE LAW DEPARTMENT FROM ONE TO TWO)"

(Legal Assistant 2 \$19,887. - \$24,172.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck met with the Council on March 15, 1977)

A motion directing the City Clerk to place this ordinance on the April 6,  
1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone,  
seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

9-b. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 18, 1976,

ENCLOSING PROPOSED "ORDINANCE TO AMEND AND SUPPLEMENT SECTION 2:14-5, CHAPTER 14,  
PERSONNEL PRACTICES AND POLICIES OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW  
JERSEY, 1966." (TO ESTABLISH SICK LEAVE POLICIES AND PROCEDURES)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Carrino,  
seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

March 16, 1977

1135 MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from February 23, 1977 to March 8, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Bridget's Church	7206 (Amended)
Holy Name Society, Sacred Heart Church, Vailsburg	7229 (Amended)
St. Lucy's Roman Catholic Church	7236 (Amended)
St. James Roman Catholic Church	7248 (Amended)
PTA Our Lady of Mt. Carmel School	7362
St. Michael's Seton Library Guild	7363

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society Sacred Heart Church	7270 (Amended)
Friendly Fuld Neighborhood Centers, Inc.	7287 (Amended)
Society of the Holy Rosary St. Francis Xavier Church	7361
St. Rocco Church	7364
Holy Name Society - Sacred Heart Church	7365
Holy Name Society - Sacred Heart Church	7366
St. Gerard Men's Society	7367
St. Thomas Aquinas Church	7368
Clear View Baptist Church	7369
Clear View Baptist Church	7370
St. Ann's Roman Catholic Church	7371
Rosary Altar Society, Sacred Heart Cathedral	7372
Calvary Christian School Association	7373
Ladies Auxiliary of St. James Hospital	7374
Ann St. School Home and School Association	7375
Ann St. School Home and School Association	7376
St. Aloysius Roman Catholic Church	7377

A motion to concur in the report was made by Councilman Allen, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



March 16, 1977

1136

ADJOURNMENT.


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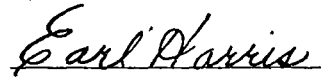
A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 11:45 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
\_\_\_\_\_  
City Clerk

  
\_\_\_\_\_  
Earl Harris  
\_\_\_\_\_  
President



Newark, New Jersey, March 25, 1977

1137

A special meeting of the Municipal Council of the City of Newark, New Jersey was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 4:50 P. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

President Harris stated, "In accordance with New Jersey P. L. 1975 Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on March 22, 1977 at the time of its preparation. All persons who prepaid for advance notice of meetings also received copies of the schedule and agenda as required by law."

RESOLUTIONS.

7-R-a.

RESOLUTION PROVIDING FOR THE READING OF THE NEWARK MUNICIPAL BUDGET FOR THE YEAR 1977 BY ITS TITLE.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk: The Local Municipal Budget of the City of Newark for the Year 1977 was approved by the Municipal Council on the 25th of February, 1977. The budget was advertised in accordance with law in the Star Ledger issue of March 12, 1977. In the advertisement, 11:00 A. M., or as soon thereafter as the Council can convene, on the 25th day of March, 1977, in the Council Chamber of the Newark City Hall, was established as the hearing date. This being the date, time and place, it is respectfully requested that the President declare open the hearing on the 1977 Approved Budget.

President Harris: The public hearing on the 1977 Budget of the City of Newark is declared open.

March 25, 1977

1106

MR. GREGORY SMITH, 28 COLUMBIA AVENUE, NEWARK, NEW JERSEY, stated he is not opposed to additional funding for the Board of Education but he is against the ills in the Newark School System. Mr. Smith contended the public school system should be completely restructured. Newark school children are getting shortchanged. They are our assets and human resources and they must be developed.

No one else appearing, a motion to close the hearing was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INCLUSION IN THE 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE," INTEREST EARNED ON ENTITLEMENT PERIOD JULY 1, 1975 TO JULY 1, 1976, \$10,776.50.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION FIXING AND DETERMINING THE SUM OF \$28,123,837.00, AS THE AMOUNT OF MONEY NECESSARY FOR USE OF PUBLIC SCHOOLS FOR 1977-1978 SCHOOL YEAR AND APPROPRIATING THE SUM OF \$14,061,918.50 FOR THE USE OF PUBLIC SCHOOLS FOR SCHOOL YEAR 1977-1978 AND \$8,934,514.50 FOR SCHOOL YEAR 1976-1977.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Allen.

Councilman Carrino reiterated he will only vote in the affirmative on this resolution with the stipulation that the City Auditors be allowed to go to the Board of Education, commencing next week, to scrutinize the Board of Education Budget, and if the Auditors are turned away at the door, the Council will take appropriate action. He will not vote for this increase unless that stipulation is included in the budgetary request.

President Harris related the Auditors would be instructed to proceed next week to take a good hard look at the Board of Education Budget. It will be in the best interest of the City if they are certain every dollar allocated is well spent and there is an absolute minimum amount of money wasted.

Councilman Martinez stated he does not know whether this avenue is legal or illegal. The Auditors did a perfect job on the municipal level and he is sure if they took a good hard look at the Board of Education Budget they could find a lot of "fat." At the Board of School Estimate meeting this morning, he questioned whether the action of the Board of School Estimate was legal or not. The Board of Education officials proposed a \$128 million budget. The Mayor and two Councilmen sitting on the Board of School Estimate, who had nothing to do with Board of Education business, made decisions and they overrode the Board of Education. The Board of School Estimate told the Board of Education they do not need \$128 million to operate the school system, they need \$129.5 million, and he does not think this has ever been done before in the City of Newark, the Board of School Estimate telling the Board of Education how much money they need to operate the schools.

Councilman Martinez continued there was no question in his mind that this was the plan of the Board of Education. They used the students and parents by saying there would be no recreation. Councilman Martinez felt there were other avenues the Board of Education could have taken. They could have come to the Municipal Council and requested additional funding if they thought it was necessary. Councilman Martinez declared the Municipal Council has given the Board of Education additional funds in the past, yet for the last three years the Newark School System has been called the worst in the United States. This year the Board of Education will receive \$129.5 million and they cannot say they do not have the additional money. Councilman Martinez again questioned whether the action of the Board of School Estimate was legal or illegal.

Councilman Martinez questioned whether Mr. Taylor's motives were to use the children and questioned the total legality of the entire procedure. It was dumped in the Council's lap. Councilman Martinez said he is sure if the Auditors take a look at the books, they will find a lot of fat, chauffeurs getting high salaries, \$1/2 million in overtime and other amounts to be questioned. The Auditors will report back to the Council and perhaps for the first time the Council is really using their influence in the proper manner by getting to the Board of Education and charging them with fiscal mismanagement or making them behave in the proper manner. The Council today has become the "scapegoat."

Councilman James stated about 700 people attended the Board of School Estimate meeting this morning at Arts High School. Prior to coming to the meeting, it was rumored the Council was playing games, the Board of Education was playing games, etc.

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Anyone who was present at the meeting this morning now recognizes "the buck stops at the Council." Board of Education President Bell stated he supports the Recreation Teachers but he thought when he voted for the \$128 million budget they were included. Two Board Members stated for the record they thought recreation was included in the budget. Councilman James contended it was really an exercise of irresponsibility this morning. A crisis exists and the Board of Education has a history of abusing funds and there is certainly no guarantee that the 1977-1978 funds will be properly utilized, but according to law and statutory obligations, the Council must approve the budget and there is a deadline.

Councilman James posed the question that the motion he made at the pre-meeting conference today be enacted, that a resolution accompany the Council's action today stating to the Board of Education Members that the increase in the Board of Education Budget, for which the Council voted today, will be earmarked and dedicated exclusively for recreation purposes. He hoped the Council once again will continue their posture of stressing for accountability with the Board of Education; also that recreational personnel prove worthy of this action by the Council. The Council is accepting that responsibility.

Councilman James brought to the attention of the Municipal Council that the Board of Education's statement that recreation personnel is not an eligible item for Federal dollars reimbursement, is incorrect. A telephone call was made to the Commissioner's Office at the termination of the pre-meeting conference and they indicated that recreation teachers, like all other teachers, is a reimbursable item and the \$1.4 million increase which the Council is voting for today, only 72% of it will be reimbursed to the City for the 1978-1979 Budget. Mr. De Franco, who is responsible for the fiscal operation of the Board of Education, said it was not a reimbursable item. He is not aware of the law. There was a meeting of the Board of School Estimate and a Council meeting and the legal counsel for the Board of Education, who in the budget gets a salary of \$100,000. plus a year, was not present. Councilman James said he just does not understand the whole action today.

Councilman James appealed to those the Council is reaching out to help today that the educational system goes far beyond the playground, they need the team to stress increased accountability in the school and playground and also to work to bring the community alive so that they do not just lobby for their dollars. Councilman James thanked the Municipal Council and said he was sorry Councilman Martinez and he had to bring back from the Board of School Estimate meeting a higher budget, but this is a crisis not of their making. He thinks the Council is standing ten feet tall

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by at least resolving this matter today, and perhaps next year with increased accountability, the problem faced today will not be before the Council.

Councilman Bottone declared he dislikes very much to be put in a position, as they have today, using children as pawns, depriving the children. When the Auditors examine the Board of Education's fiscal operation and for any reason whatsoever they are not allowed to have a free and open hand, he thinks the action the Council is taking today can be rescinded. Councilman Bottone strongly felt the State should permit a few weeks extension to give the Auditors a chance to audit the Board of Education books. Councilman Bottone said he will vote on this matter today but if the Auditors are not allowed to do their job freely and come up with the "fat" that he knows the Auditors will find, he will use every force allowed by law and his office to take other avenues to investigate the Board of Education.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AMENDING THE BUDGET FOR THE YEAR 1977 AS APPROVED FEBRUARY 25,

1977.

WHEREAS, the local municipal budget for the year 1977 was approved on the twenty-fifth day of February 1977; and

WHEREAS, the public hearing on said budget has been held as advertised; and

WHEREAS, it is desired to amend said approved budget.

NOW, THEREFORE, BE IT RESOLVED by the Municipal Council of the City of Newark, County of Essex that the following amendments to the approved budget of 1977 be made:

<u>ANTICIPATED REVENUES:</u>	<u>FROM</u>	<u>TO</u>
1. Surplus Anticipated	-0-	2,650,000.00
Total Surplus Anticipated	-0-	2,650,000.00
3. Miscellaneous Revenues:		
Licenses:		
Other	350,000.00	430,000.00
Franchise Tax Domestic Life Insurance Company	5,038,000.00	5,308,000.00
State and Federal Revenues Off-Set with Appropriations:		
Revenue Sharing Funds:		
Interest Earned on Investment of Allotment:		
Entitlement Period:		
July 1, 1976 to December 31, 1976	10,776.50	-0-
Special items of General Revenue Anticipated with Prior Written Consent of Director of Local Government Services:		

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State and Federal Revenue Off-Set with  
Appropriations:

New Jersey Department of Community Affairs:

Relocation Assistance (5879) -0- 9,625.00

Nutrition Project for the Elderly (5857) -0- 665,632.00

Safe and Clean Neighborhood Project 4th Year  
(5825) -0- 1,000,000.00

State Law Enforcement Planning Agency:

Unified Vailsburg Service Project (5801) -0- 112,522.00

Tactical Anti-Crime (5833) -0- 369,444.00

New Ark Prep Residential Treatment Center  
(5802) -0- 106,723.00

Comprehensive Law Enforcement and Criminal  
Justice Planning (5874) -0- 56,449.00

State and Federal Revenues Off-Set with  
Appropriations:

United States Department of Labor -  
Manpower Administration Comprehensive  
Employment and Training Program  
(5882-5888-5915-5949) 9,338,957.00 15,068,866.00

New Jersey Department of Health:

Childhood Lead Poisoning Prevention  
and Control (5897) -0- 250,000.00

Revenue Sharing Funds:

Interest Earned on Investment of Allotment:  
Entitlement Period:  
July 1, 1976 to December 31, 1976 -0- 10,776.50

Special Items of General Revenue Anticipated  
With Prior Written Consent of Director of  
Local Government Services:

Other Special Items:

Sale of City-owned Property 450,000.00 -0-  
Indirect Charges Applicable to various  
services rendered by City to Federal  
and State Grant-In-Aid Programs  
(5919) 1,100,000.00 500,000.00

TOTAL MISCELLANEOUS REVENUES 122,109,805.54 129,710,109.54

4. Receipts from Delinquent Taxes 7,000,000.00 7,100,000.00

5. Subtotal General Revenues (Items 1,2,3  
and 4) 129,109,805.54 139,460,109.54

6. Amount to be Raised by Taxes for Support  
of Municipal Budget:

(a) Local Tax for Municipal Purposes  
Including Reserve for Uncollected  
Taxes 58,040,170.36 54,656,734.56

(b) Addition to Local District School  
Tax 4,086,065.27 3,736,065.27

Total Amount to Be Raised by  
Taxes for Support of Municipal  
Budget 62,126,235.63 58,392,799.83

7. TOTAL GENERAL REVENUES 191,236,041.17 197,852,909.37



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8. GENERAL APPROPRIATIONS

FROM

TO

(A) Operations - within 5% "CAPS"

OFFICE OF THE MAYOR:

Mayor's Office:

Salaries and Wages:

Public Defender

15,169.00

-0-

Total - Salaries and Wages

197,238.00

182,069.00

Central Planning Board:

Salaries and Wages:

Commissioner Central Planning Board

-0-

11,250.00

Total - Salaries and Wages

23,096.00

34,346.00

Other Expenses:

Service by Contract or Agreement

4,275.00

5,459.00

Materials and Supplies

875.00

1,875.00

Total - Other Expenses

8,562.00

10,746.00

Board of Adjustment:

Other Expenses:

Service by Contract or Agreement

5,885.00

4,785.00

Total - Other Expenses

6,449.00

5,349.00

Board of Alcoholic Beverage Control:

Salaries and Wages:

Other Salaries and Wages

34,675.00

27,852.00

Total - Salaries and Wages

59,086.00

52,263.00

Other Expenses:

Service by Contract or Agreement

4,985.00

4,485.00

Total - Other Expenses

8,589.00

8,089.00

Newark Human Rights Commission:

Salaries and Wages:

Overtime

6,620.00

1,000.00

Other Salaries and Wages

265,846.00

237,624.00

Assistant Executive Director

11,136.00

-0-

Total - Salaries and Wages

324,056.00

279,078.00

Other Expenses:

Service by Contract or Agreement

6,850.00

7,873.00

Materials and Supplies

4,635.00

4,035.00

Total - Other Expenses

16,865.00

17,288.00

Municipal Courts:

Salaries and Wages:

Other Salaries and Wages

488,016.00

486,317.00

Total - Salaries and Wages

687,745.00

686,046.00

Other Expenses:

Materials and Supplies

18,080.00

17,584.00

Total - Other Expenses

123,409.00

122,913.00

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8. <u>GENERAL APPROPRIATIONS (Continued)</u>	<u>FROM</u>	<u>TO</u>
(A) Operations (Continued)		
Community Development Administration:		
Director's Office:		
Salaries and Wages:		
Other Salaries and Wages	139,794.00	131,117.00
Total - Salaries and Wages	139,794.00	131,117.00
Office of Assessments:		
Salaries and Wages:		
Other Salaries and Wages	332,062.00	329,041.00
Total - Salaries and Wages	397,032.00	394,011.00
Other Expenses:		
Service by Contract or Agreement	50,660.00	50,460.00
Materials and Supplies	5,400.00	4,900.00
Total - Other Expenses	56,060.00	55,360.00
Rent Control Board:		
Salaries and Wages:		
Overtime	1,921.00	400.00
Total - Salaries and Wages	97,185.00	95,664.00
Free Public Library	2,936,838.00	2,906,838.00
Aid to Newark Museum	1,072,588.00	1,062,588.00
New Jersey Institute of Technology		
Newark College of Engineering	7,500.00	-0-
TOTAL - OFFICE OF THE MAYOR AND AGENCIES:	6,407,476.00	6,289,149.00
CITY CLERK AND MUNICIPAL COUNCIL:		
Office of the City Clerk:		
Legal Analyst	16,361.00	-0-
Other Salaries and Wages	237,586.00	217,171.00
Analyst - City Clerk	-0-	12,273.00
Total - Salaries and Wages	406,170.00	391,667.00
Other Expenses:		
Service by Contract or Agreement	113,900.00	120,125.00
Total - Other Expenses	157,400.00	163,625.00
Municipal Council:		
Other Expenses:		
Service by Contract or Agreement	83,009.00	96,009.00
Equipment	3,000.00	6,000.00
Total - Other Expenses	93,009.00	109,009.00
TOTAL - CITY CLERK AND MUNICIPAL COUNCIL	1,251,076.00	1,248,798.00

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8. GENERAL APPROPRIATIONS (Continued)

FROM

TO

(A) Operations (Continued)

DEPARTMENT OF ADMINISTRATION:

Other Expenses:

Equipment

51,000.00

1,000.00

Total - Other Expenses

93,680.00

43,680.00

Division of Budget:

Salaries and Wages:

Budget Officer

21,929.00

16,447.00

Administrative Analyst

14,133.00

10,600.00

Total - Salaries and Wages

235,441.00

226,426.00

Other Expenses:

Materials and Supplies

7,625.00

6,848.00

Total - Other Expenses

32,225.00

31,448.00

Division of Central Purchase:

Other Expenses:

Service by Contract or Agreement

143,017.00

141,017.00

Materials and Supplies

5,740.00

30,014.00

Total - Other Expenses

151,307.00

173,581.00

Division of Personnel:

Salaries and Wages:

Other Salaries and Wages

123,289.00

128,911.00

Total - Salaries and Wages

245,363.00

250,985.00

Other Expenses:

Service by Contract or Agreement

24,970.00

26,603.00

Total - Other Expenses

4,301,701.00

4,303,334.00

TOTAL - DEPARTMENT OF ADMINISTRATION:

5,468,241.00

5,437,978.00

DEPARTMENT OF LAW:

Corporation Counsel's Office:

Salaries and Wages:

Other Salaries and Wages:

196,348.00

187,237.00

Total - Salaries and Wages

443,518.00

434,407.00

Other Expenses:

Service by Contract or Agreement

77,706.00

77,406.00

Materials and Supplies

12,316.00

10,500.00

Total - Other Expenses

92,770.00

90,654.00

TOTAL - DEPARTMENT OF LAW:

536,288.00

525,061.00

DEPARTMENT OF FINANCE:

Director's Office:

Other Expenses:

Service by Contract or Agreement

9,990.00

109,206.00

Materials and Supplies

4,300.00

3,300.00

Total - Other Expenses

14,690.00

112,906.00

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8. <u>GENERAL APPROPRIATIONS (Continued)</u>	<u>FROM</u>	<u>TO</u>
(A) Operations (Continued)		
Division of Accounts and Control:		
Salaries and Wages:		
Assistant Municipal Comptroller		
37½ hrs.	39,774.00	35,972.00
Chief Accountant - 37½ hrs.	37,041.00	32,516.00
Other Salaries and Wages	370,314.00	363,176.00
Total - Salaries and Wages	478,988.00	463,523.00
Other Expenses:		
Materials and Supplies	13,380.00	12,830.00
Total - Other Expenses	20,815.00	20,265.00
Division of Data Processing:		
Salaries and Wages:		
Contract Administrator	24,172.00	22,030.00
Data Processing Coordinator	24,542.00	-0-
Overtime	2,000.00	200.00
Other Salaries and Wages	6,198.00	-0-
Total - Salaries and Wages	56,912.00	22,230.00
Other Expenses:		
Materials and Supplies	3,200.00	1,000.00
Payment - C.S.C. Contract	3,273,400.00	3,073,400.00
Equipment	4,095.00	-0-
Total - Other Expenses	3,282,160.00	3,075,865.00
Division of Revenue Collections:		
Other Expenses:		
Service by Contract or Agreement	65,313.00	66,152.00
Materials and Supplies	12,825.00	11,925.00
Total - Other Expenses	138,138.00	138,077.00
Employees' Retirement System		
Other Expenses:		
Service by Contract or Agreement	42,449.00	46,949.00
Total - Other Expenses	46,154.00	50,654.00
TOTAL - DEPARTMENT OF FINANCE:	5,066,551.00	4,912,214.00
DEPARTMENT OF RECREATION & PARKS		
Director's Office:		
Other Expenses:		
Service by Contract or Agreement	113,576.00	112,876.00
Materials and Supplies	4,931.00	4,300.00
Total - Other Expenses	118,907.00	117,576.00
Division of Parks and Grounds		
Salaries and Wages:		
Other Salaries and Wages	524,242.00	503,355.00
Total - Salaries and Wages	549,362.00	528,475.00
Division of Recreation Maintenance:		
Salaries and Wages:		
Other Salaries and Wages	462,308.00	455,776.00
Total - Salaries and Wages	605,961.00	599,429.00

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8. GENERAL APPROPRIATIONS (Continued)

(A) Operations (Continued)

Division of Recreation Programs:

Salaries and Wages:

Seasonal Help	230,000.00	236,750.00
Other Salaries and Wages	635,953.00	584,060.00

Total - Salaries and Wages	898,840.00	853,697.00
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Other Expenses:

Service by Contract or Agreement	57,400.00	66,400.00
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Total - Other Expenses	167,656.00	176,656.00
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TOTAL - DEPARTMENT OF RECREATION & PARKS	2,869,687.00	2,804,794.00
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DEPARTMENT OF PUBLIC WORKS:

Director's Office:

Other Expenses:

Service by Contract or Agreement	11,486.00	10,786.00
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Materials and Supplies	2,400.00	1,900.00
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Operation of Surplus City-owned Property

605 Broad Street	-0-	198,000.00
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786 Broad Street	-0-	200,000.00
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20 Park Place	-0-	80,000.00
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Other Surplus Property	-0-	1,144,364.00
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Total - Other Expenses	14,071.00	1,625,235.00
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Division of Motors:

Salaries and Wages:

Other Salaries and Wages	1,208,731.00	1,204,617.00
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Total - Salaries and Wages	1,348,679.00	1,344,565.00
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Other Expenses:

Service by Contract or Agreement	873,436.00	874,318.00
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Materials and Supplies	776,961.00	776,428.00
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Total - Other Expenses	1,663,047.00	1,663,396.00
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Division of Public Property:

Salaries and Wages:

Other Salaries and Wages	1,318,710.00	1,301,539.00
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Total - Salaries and Wages	1,382,102.00	1,364,931.00
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Other Expenses:

Service by Contract or Agreement	1,449,620.00	1,307,037.00
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Operation of Surplus City-owned Property	3,587,364.00	-0-
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Operation of City-owned Property:

2 Cedar Street	-0-	1,400,000.00
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Symphony Hall	-0-	150,000.00
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32 Green Street	-0-	175,000.00
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Total - Other Expenses	5,328,767.00	3,323,820.00
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Division of Sewers:

Salaries and Wages:

Other Salaries and Wages	516,844.00	513,937.00
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Total - Salaries and Wages	608,017.00	605,110.00
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8. GENERAL APPROPRIATIONS (Continued)

(A) Operations (Continued)

Division of Sanitation:

Salaries and Wages:

Change of Rate	5,000.00	25,000.00
Snow - Overtime	80,000.00	100,000.00
Other Salaries and Wages	4,840,248.00	4,704,369.00

Total - Salaries and Wages	5,189,247.00	5,093,368.00
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Other Expenses:

Service by Contract or Agreement	783,867.00	723,867.00
Materials and Supplies	132,356.00	192,356.00

Total - Other Expenses	925,055.00	925,055.00
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Division of Traffic and Signals:

Other Expenses:

Materials and Supplies	173,368.00	176,868.00
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Total - Other Expenses	411,780.00	415,280.00
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TOTAL - DEPARTMENT OF PUBLIC WORKS	18,238,161.00	17,728,156.00
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DEPARTMENT OF POLICE:

Division of Police:

Salaries and Wages:

Deputy Chief of Police	303,017.00	297,416.25
Inspector of Police	299,576.00	294,487.50
Captain	602,945.00	593,786.00
Lieutenant	2,062,312.00	2,050,100.50
Supervisor Tabulating Machine Operators	16,962.00	12,721.50
Overtime	430,000.00	400,000.00
Other Salaries and Wages	10,368,374.85	10,335,826.20

Total - Salaries and Wages	15,928,870.85	15,830,021.95
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Other Expenses:

Service by Contract or Agreement	402,600.00	399,600.00
Materials and Supplies	752,600.00	772,500.00
Equipment	503,300.00	432,700.00

Total - Other Expenses	1,658,500.00	1,604,800.00
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TOTAL - DEPARTMENT OF POLICE	17,587,370.85	17,434,821.95
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DEPARTMENT OF FIRE:

Salaries and Wages:

Director	33,886.00	33,986.49
Fire Chief	30,780.00	37,311.21
Deputy Chief	540,505.00	514,382.00
Captain	3,162,697.00	3,141,092.05
Other Salaries and Wages	5,451,031.40	5,413,760.00

Total - Salaries and Wages	11,501,039.40	11,422,671.75
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Other Expenses:

Service by Contract or Agreement	173,052.00	231,669.25
Equipment	124,544.00	104,544.00

Total - Other Expenses	556,634.00	595,251.25
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TOTAL - DEPARTMENT OF FIRE	12,057,673.40	12,017,923.00
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8. GENERAL APPROPRIATIONS (Continued)

(A) Operations (Continued)

DEPARTMENT OF HEALTH AND WELFARE:

Director's Office

Other Expenses:

Service by Contract or Agreement

20,532.00

25,432.00

Total - Other Expenses

57,682.00

62,582.00

Division of Health:

(Board of Health - Local Health Agency)

Salaries and Wages:

Part-time Physicians and Dentists

318,546.00

321,146.00

Other Salaries and Wages

1,319,480.00

1,309,929.00

Total - Salaries and Wages

1,801,390.00

1,794,439.00

Other Expenses:

Service by Contract or Agreement

102,634.00

100,981.00

Materials and Supplies

162,934.00

160,801.00

New Jersey Certified Health Services-

Medical Services Only

277,035.00

177,035.00

Total - Other Expenses

565,703.00

461,917.00

Division of Inspections:

Salaries and Wages:

Other Salaries and Wages

1,281,147.00

1,266,065.00

Total - Salaries and Wages

1,322,848.00

1,307,766.00

TOTAL - DEPARTMENT OF HEALTH AND WELFARE

10,277,361.00

10,156,442.00

DEPARTMENT OF ENGINEERING:

Salaries and Wages:

Civil Engineer

34,239.00

29,504.00

Overtime

4,000.00

2,000.00

Other Salaries and Wages

799,044.00

743,075.25

Total - Salaries and Wages

930,703.00

867,999.25

Other Expenses:

Equipment

89,525.00

3,525.00

Total - Other Expenses

2,037,538.00

1,951,538.00

TOTAL - DEPARTMENT OF ENGINEERING

2,968,241.00

2,819,537.25

UNCLASSIFIED PURPOSES:

Salaries and Wages:

Municipal Salary Increases

1,550,000.00

3,550,000.00

Municipal Public Defender

-0-

15,582.00

Assistant Public Defender

-0-

11,136.00

Total Salaries and Wages

1,550,000.00

3,576,718.00

Other Expenses:

Compensation Awards

1,000,000.00

700,000.00

Support of City Hall Library

8,000.00

12,000.00

Open Space Program

-0-

25,000.00

Standardization of Transportation

Expense

-0-

35,000.00

Copier System Improvement Project

-0-

9,184.00

701 Planning Grant

-0-

55,450.00

Newark Office of Criminal Justice Planning

-0-

100,000.00

Tactical Anti-Crime

-0-

244,275.00

Vehicle Management System

42,500.00

32,500.00

Total - Other Expenses

1,380,446.00

1,543,355.00

TOTAL - UNCLASSIFIED

2,930,446.00

5,120,073.00

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8. GENERAL APPROPRIATIONS (Continued)

(A) Operations (Continued)

	<u>FROM</u>	<u>TO</u>
Total Operations (Item 8 (A)) within 5% "CAPS"	85,658,572.25	85,494,947.20

(B) Total Operations Including Contingent - within 5% "CAPS"	85,658,572.25	85,494,947.20
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Detail:

Salaries and Wages	51,335,859.25	52,750,198.95
Other Expenses Including Contingent	34,322,713.00	33,744,748.25

(C) Capital Improvement - within 5% "CAPS"		
Capital Improvement Fund	300,000.00	-0-

Total Capital Improvements within 5% "CAPS"	300,000.00	-0-
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(1) DEFERRED CHARGES:

Accounts Receivable:		
Overexpenditures of Various Reserve Accounts - Trust	-0-	221,360.25
Prior Years' Bills	362,913.37	365,017.37

DETAIL OF PRIOR YEARS' BILLS:

Department of Administration:		
Office of Business Administrator		
William Walls 1974	-0-	700.00
Elton Hill 1974	-0-	420.00
V. Lordi 1974	-0-	443.00

Department of Public Works:		
Division of Public Property		
George Basilone 1975	-0-	541.00

Total Prior Years Bills 1977		365,017.37
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(2) STATUTORY EXPENDITURES:

Contribution to:		
Public Employee's Retirement System	3,245,000.00	2,675,000.00
Public Employees Retirement System - State- City	420,000.00	370,000.00
Public Employees Retirement System - Library	230,000.00	210,000.00

TOTAL DEFERRED CHARGES AND STATUTORY EXPENDITURES - MUNICIPAL WITHIN 5% "CAPS"	19,116,268.34	18,699,732.59
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(H) Total General Appropriations for Municipal Purposes within 5% "CAPS"	105,424,840.59	105,544,679.79
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(A) Operations - Excluded from 5% "CAPS"

State and Federal Programs Off-Set by Revenues:		
New Jersey Department of Community Affairs:		
Nutrition Project for the Elderly	-0-	665,632.00



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8. GENERAL APPROPRIATIONS (Continued)	FROM	TO
(A) Operations (Continued)		
New Jersey Department of Community Affairs: (Continued)		
Relocation Assistance Program	-0-	9,625.00
Safe and Clean 4th Year	-0-	1,000,000.00
State Law Enforcement Planning Agency:		
Newark Office of Criminal Justice-Planning P-1-77	100,000.00	56,449.00
Tactical Anti-Crime A-B:9-82-76	598,959.00	724,128.00
Unified Vailsburg Service Project A-A:8-83-76	-0-	112,522.00
New Ark Prep Residential Treatment Center A-4:1-253-75	-0-	106,723.00
United States Department of Labor - Manpower Administration:		
Comprehensive Employment and Training Program	9,338,957.00	15,068,866.00
New Jersey Department of Health:		
Childhood Lead Poisoning	-0-	250,000.00
U. S. Department of Housing and Urban Development:		
Open Space Program	25,000.00	-0-
TOTAL STATE AND FEDERAL PROGRAMS OFFSET BY REVENUES - EXCLUDED FROM 5% "CAPS"		
	35,089,129.50	43,020,158.50
(D) Municipal Debt Service-Excluded from 5% "CAPS"		
Interest on Notes	700,000.00	400,000.00
Interest on Tax Anticipation Notes	800,000.00	600,000.00
TOTAL MUNICIPAL DEBT SERVICE - EXCLUDED FROM 5% "CAPS"		
	12,176,078.00	11,676,078.00
(E) Deferred Charges - Municipal - Excluded from 5% "CAPS"		
(1) Deferred Charges:		
Deferred charges to Future Taxation-Unfunded Library Construction	-0-	180,000.00
(H-2) TOTAL GENERAL APPROPRIATIONS FOR MUNICIPAL PURPOSES EXCLUDED FROM 5% "CAPS"		
	54,088,339.58	61,699,368.58
For Local District School Purposes-Excluded from 5% "CAPS"		
(I) Type I District School Debt Service Interest on Notes	550,000.00	200,000.00
Total of Type I District School Debt Service-Excluded from 5% "CAPS"	13,464,861.00	13,114,861.00
(K) Total Municipal Appropriation for Local District School Purposes (Items (I) and (J))-Excluded from 5% "CAPS"		
	13,464,861.00	13,114,861.00
(L) Subtotal General Appropriations (Items (H1 & H2) and (K))		
	172,978,041.17	180,358,909.37
(M) Reserve for Uncollected Taxes		
	18,258,000.00	17,494,000.00
9. TOTAL GENERAL APPROPRIATIONS	191,236,041.17	197,852,909.37

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10. <u>DEDICATED REVENUES FROM WATER UTILITY</u>	<u>FROM</u>	<u>TO</u>
Miscellaneous	131,482.56	128,398.56
Total Water Utility Revenues	11,541,122.05	11,538,038.05
11. <u>APPROPRIATIONS FOR WATER UTILITY</u>		
Commercial and Accounting - Water:		
Other Expenses:		
Service by Contract or Agreement	66,346.00	66,508.00
Total - Other Expenses	133,876.00	134,038.00
Division of Water Supply:		
Salaries and Wages:		
Assistant Division Engineer	16,000.00	-0-
Other Salaries and Wages	2,733,112.00	2,745,866.00
Total - Salaries and Wages	2,966,491.00	2,963,245.00
TOTAL WATER UTILITY APPROPRIATIONS	11,541,122.05	11,538,038.05

BE IT FURTHER RESOLVED, that two copies of this resolution be filed forthwith in the Office of the Director, Division of Local Government Services for his certification of the 1977 Local Municipal Budget as so amended.

BE IT FURTHER RESOLVED, that this complete amendment, in accordance with the provisions of N.J.S. 40A:4-9, be published in The Star Ledger, March 29, 1977 and that said publication contain notice of public hearing on said amendments to be held in the Newark City Hall, Friday, April 1, 1977, at 11:00 A.M.

It is hereby Certified that this is a true copy of a resolution amending the budget, adopted by the Governing Body on the 25th of March, 1977.

The City Clerk stated this resolution contains amendments which the Municipal Council directed be made.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker.

Councilman Carrino stated it took the Council Members five weeks, ten to twelve hours a day, to cut \$800,000. - \$900,000. from the Municipal Budget and in fifteen minutes they "blew it" all back to the Board of Education. He supports the recreation of the Board of Education, which he feels should be included in the \$128 million. All the work the Council did over the past five weeks to cut a few dollars from each department in the City of Newark, to just turn it over to the Board of Education in fifteen minutes, is a disgrace to the City of Newark and the taxpayers of the City of Newark.

Councilman Bottone thanked the Staff and Auditors for putting in five hard weeks on the budget study and doing a tremendous job. He hopes next year when they project a low tax rate, the Council stand their ground and are not manipulated to make other concessions. As the Council chopped pennies from each department, they made enemies in each department, and then in one sweep put it in the Board of Education Budget.

Councilman Tucker stated when the Council went through the budget hearings with the various department heads, for the last two years there have been various changes in budget procedure. It is the official intent of the Council that the same criteria that is utilized now and the same coding utilized by Administration for the 1977 Budget will be the same identical coding procedure that will be utilized in the 1978 Budget. If there is a need to adopt appropriate ordinances to insure that this process takes place, then the Council should be about that task. At a later point, the Municipal Council could meet with the Law Department to insure that the budget procedure will not change from year to year.

Councilman Tucker highlighted some of the points made by Councilman Carrino. He spent a large amount of time going through the budget appropriations and he is not happy with the outcome of the Board of Education Budget, but he does feel the Council should scrutinize the Board of Education more rather than interact with their emergencies as they arise. Councilman Tucker hoped his colleagues will, in the very near future, set up some sort of relationship with the Board of Education which would relate to how they budget, and insure that the Board of Education establishes a line item budget and reorganizes the Board of Education, especially in their fiscal operations. Councilman Tucker said he is not satisfied with the present operation of the Board of Education, but he does feel the Council has got to put forth time and effort to insure that the Board of Education procedures are brought up to par.

Councilman Tucker believed the cuts and slashes made in department budgets are in the area of what they refer to as "fat." He contended the Council's major concern is delivery of services and the people who pay the taxes that support the City of Newark. He does not believe the taxpayers are getting a break with this particular budget and he does feel the Council cut down the amount, but they still have a long way to go to reduce the tax rate in the City of Newark. The Council's major task is to try to reduce taxes and insure that the funds are used prudently and efficiently. Councilman Tucker added he is hopeful they can do a little better next year than they did this year and the Council will put in the time and effort to insure that the largest amount of funds is spent correctly.

Councilman Allen supported giving additional funds to the Board of Education because he felt the Council does not have a choice. He could not understand how nine Members of the Board of Education went through a \$128 million Board of Education Budget and were unable to ascertain if funds for recreation were included in that budget. Councilman Allen stressed the need for a line item budget for the Board of Education.

1154

Councilman James stated they have witnessed that the tax rate will go down in 1977, the school budget is increasing and yet the streets are not clean throughout the South Ward and the City of Newark and the children are not being properly educated. Therefore, he thinks they could come to the conclusion that money alone is not the solution to the problem. What is more important is the system, the people who run the system. Councilman James felt the challenge for this Council, the Board of Education, Mayor Gibson and Administration, this year and 1978, is to strive for increased competence, increased productivity and less politics in the affairs that affect the quality of life in the City of Newark, as witnessed today at the Board of School Estimate meeting. He hoped in 1977 and 1978 the Council will remain as a viable force, not only in trying to keep their own house in order, but that of the Board of Education and Administration as well.

Councilman James continued as he attends community meetings, he had one last night, people are not of the opinion that the quality of life in Newark has improved significantly under Mayor Gibson's administration and to some degree under this Council so he would hope from now until May, 1978 that the Council become a track team, racing to improve the quality of life. The basic thing the citizens say is they want to be able to go out there and see what is being done; they do not want to hear about it, talk about it, they want to be able to see it. When they talk about seeing it on the part of the Board of Education, that means the children can go out there and join in the mainstream of life. Students who do not go out there is evidenced by those who cannot spell their names or write their names in small letters. Councilman James pledged his cooperation to the Council, Administration and Board of Education to try to do more to make Newark a better City for all.

President Harris felt this body should be commended for their time and dedication in working on this budget. However, he stated emphatically, without hesitation, the taxpayers have been shortchanged because they should be in receipt of a more realistic reflection of a reduction in taxes. There is absolutely no reason for Newark residents to be burdened with this high figure of \$9.25. This budget, at best, even considering the unforeseen circumstances that developed today, should be in the neighborhood of \$9.10, including the appropriation of funds for recreation in the Board of Education Budget. It is regrettable. President Harris declared he has tried his best to do what he felt was for the betterment of the City of Newark. He feels he can go home and sleep with a clear conscience that he attempted to give the residents of the City of Newark a budget, with a 1977-1978 tax rate of \$8.95.

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The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

ADJOURNMENT.

12.

A motion to recess this meeting to 11:00 A. M., Friday, April 1, 1977 was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The City Clerk: The amendments to the 1977 Local Municipal Budget of the City of Newark will be published in the Star Ledger issue of March 29, 1977. Amendments will be submitted to the Division of Local Government Services, Department of Community Affairs.

This meeting stands recessed to 11:00 A. M., Friday, April 1, 1977 for the purpose of holding a hearing on the amendments to the Local Municipal Budget for the Year 1977 and to adopt the 1977 Local Municipal Budget of the City of Newark, as amended.

This meeting recessed at 5:50 P. M.

APPROVED:



Frank D'Ascensio

City Clerk



Earl Harris

President



Newark, New Jersey, March 25, 1977

1156

A special meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 5:40 P. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

President Harris stated, "In accordance with New Jersey P. L. 1975 Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on March 23, 1977 at the time of its preparation. All persons who prepaid for advance notice of meetings also received copies of the schedule and agenda as required by law."

The City Clerk stated he was in receipt of a letter dated March 23, 1977 from His Honor, Mayor Kenneth A. Gibson, requesting a special meeting of the Municipal Council on Friday, March 25, 1977, to consider a resolution awarding contract to Gallo-Conpro Joint Venture for street repaving and curb and sidewalk improvements of various streets within the City of Newark.

#### RESOLUTIONS.

1-R-sa.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE A CONTRACT ON BEHALF OF CITY OF NEWARK WITH GALLO-CONRO, A JOINT VENTURE, 32 WOOLSEY STREET, IRVINGTON, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 77-10, CONSTRUCTION OF CURBS, SIDEWALKS AND REPAVING OF PORTIONS OF CLIFTON AVENUE, BERGEN STREET, JEFFERSON STREET, ISABELLA AVENUE, ELLERY AVENUE AND 18TH AVENUE, FOR TOTAL SUM OF \$1,309,251.50, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL GOALS OF THIS PROJECT, IN AMOUNT NOT TO EXCEED TOTAL OF \$2,500. (FUNDS PROVIDED BY GRANT FROM UNITED STATES DEPARTMENT OF COMMERCE, ECONOMIC DEVELOPMENT ADMINISTRATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

March 25, 1977

1157

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

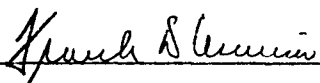
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
12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 5:45 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
\_\_\_\_\_  
City Clerk

  
\_\_\_\_\_  
Earl Harris  
\_\_\_\_\_  
President



Newark, New Jersey, March 31, 1977

A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 1:10 P.M.

The City Clerk read letter dated March 24, 1977 from Mayor Kenneth A. Gibson, requesting a Special Meeting of the Municipal Council to act affirmatively on three resolutions to extend the W.I.C. Program from March 31, 1977 to September 30, 1977.

The City Clerk also read letter dated March 28, 1977 from Council President Earl Harris stating "In compliance with request from Mayor Gibson dated March 24, 1977, I am scheduling a Special Meeting of the Municipal Council for 11:00 A.M., Thursday, March 31, 1977 for the purpose of considering resolutions continuing Women's Infants' & Children's Supplemental Feeding Program to September 30, 1977."

The City Clerk announced the legislation was in three parts.

RESOLUTIONS.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT FROM NEW JERSEY STATE DEPARTMENT OF HEALTH, ADDITIONAL FUNDS IN SUM OF \$1,036,127. TO CONTINUE THE W.I.C. (WOMEN'S, INFANTS' AND CHILDREN'S SUPPLEMENTAL FEEDING PROGRAM) THROUGH PERIOD ENDING SEPTEMBER 30, 1977; FURTHER AMENDING RESOLUTION 7-R-ci, OCTOBER 6, 1976, BY INCREASING GRANT FROM \$1,159,200. TO \$2,195,327. AND CHANGING PERIOD TO SEPTEMBER 30, 1977 INSTEAD OF MARCH 31, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AMENDED GRANT-IN-AID CONTRACT TO EFFECT THE EXTENSION OF W.I.C. (WOMEN'S, INFANTS' AND CHILDREN'S SUPPLEMENTAL FEEDING PROGRAM) TO SEPTEMBER 30, 1977. (NO MATCH IS REQUIRED BY THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, "MISCELLANEOUS REVENUE," \$1,036,127., WOMEN'S, INFANTS' AND CHILDREN'S SUPPLEMENTAL FEEDING PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

TEMPORARY EMERGENCY RESOLUTION APPROPRIATING \$1,036,127., WOMEN'S, INFANTS' AND CHILDREN'S SUPPLEMENTAL FEEDING PROGRAM; SAID TEMPORARY EMERGENCY FUNDS SHALL BE PROVIDED IN 1977 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

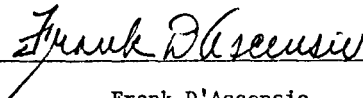
The City Clerk announced "In view of the fact that the Budget has not been adopted and there are no scheduled amendments to be made before adoption, it is impractical for the Council to act on these resolutions. The Municipal Council has

March 31, 1977

**1158** directed these three matters be placed on the Calendar of the April 6, 1977 meeting at which time this legislation will be acted upon."

The City Clerk announced since no quorum was present, this meeting was adjourned for lack of quorum.

This meeting adjourned 1:20 P.M.



Frank D'Ascensio  
City Clerk

Newark, New Jersey, April 1, 1977

1160

A recessed meeting of the March 25, 1977 meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:35 P. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

President Harris stated, "In accordance with New Jersey P. L. 1975 Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on March 25, 1977 at the time of its preparation. All persons who prepaid for advance notice of meetings also received copies of the schedule and agenda as required by law."

The City Clerk: A hearing date on the introduced Local Municipal Budget of the City of Newark for the Year 1977 was established, held and closed on the 25th day of March, 1977, on which date the Municipal Council amended the Budget and ordered the amendments to be published in the Star Ledger issue of March 29, 1977. The amendments were so advertised. The Council further ordered that a hearing on these amendments shall take place on the 1st day of April, 1977 in the Council Chamber, in the Newark City Hall, at 11:00 A. M., or as soon thereafter as Council can convene.

The amendments were submitted to the Division of Local Government Services, Department of Community Affairs on March 28, 1977, and approved this morning, April 1, 1977.

This being the date, time and place set for the hearing on the amendments to the Budget of the City of Newark for the Year 1977, the President is respectfully requested to declare open the hearing on the amendments as advertised in the March 29, 1977 issue of the Star Ledger.

President Harris: The hearing on the amendments to the Budget of the City of Newark for the Year 1977, as advertised, is now declared open.

April 1, 1977

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No one appearing, a motion to close the hearing on amendments, as advertised, was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to adopt the Budget of the City of Newark for the Year 1977 in its final form, as amended, was made by Councilwoman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

A motion directing the City Clerk to forthwith forward two copies of this Adopted Budget to the New Jersey State Division of Local Government Services in Trenton and one copy to the Essex County Tax Board, as by Statute required, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.


ADJOURNMENT.

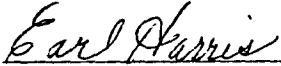
12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 1:40 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
\_\_\_\_\_  
City Clerk

  
\_\_\_\_\_  
Earl Harris  
\_\_\_\_\_  
President

Newark, New Jersey, April 6, 1977

1162

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:15 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Joseph J. Granato, St. Lucy's Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Jack Yablonsky, Sergeant-at-Arms.

(Councilman Tucker arrived 1:45 P. M.)

President Harris stated, In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on March 29, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented AUDIT REPORT ON EXAMINATION OF FINANCIAL STATEMENTS OF ADDICTION SERVICES, INC. FOR PERIOD ENDING JUNE 24, 1976, CONTRACT (PROGRAM) NUMBER P-112, SUBMITTED BY FLEMING JONES, JR., MUNICIPAL COMPTROLLER.

(Copy submitted to each Member of the Council)

A motion that the Audit Report be received and staff study be made for report to the Council was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

4-b. The City Clerk presented AUDIT REPORT ON EXAMINATION OF FINANCIAL STATEMENTS OF

April 6, 1977

1153  
MOUNT CARMEL GUILD, FOR PERIODS ENDING JUNE 24, 1976 AND SEPTEMBER 24, 1976, CONTRACT (PROGRAM) NUMBER P-112, SUBMITTED BY FLEMING JONES, JR., MUNICIPAL COMPTROLLER.

(Copy submitted to each Member of the Council)

A motion that the Audit Report be received and staff study be made for report to the Council was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

4-c.

The City Clerk presented AUDIT REPORT ON EXAMINATION OF FINANCIAL STATEMENTS OF SOUL-O-HOUSE, INC., FOR PERIODS ENDING JUNE 24, 1976 AND SEPTEMBER 24, 1976, CONTRACT (PROGRAM) NUMBER P-112, SUBMITTED BY FLEMING JONES, JR., MUNICIPAL COMPTROLLER.

(Copy submitted to each Member of the Council)

A motion that the Audit Report be received and staff study be made for report to the Council was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

4-d.

The City Clerk presented AUDIT REPORT ON EXAMINATION OF FINANCIAL STATEMENTS OF INTEGRITY HOUSE, INC. (RESIDENTIAL), FOR PERIODS ENDING JUNE 24, 1976 AND SEPTEMBER 24, 1976, CONTRACT (PROGRAM) NUMBER P-112, SUBMITTED BY FLEMING JONES, JR., MUNICIPAL COMPTROLLER.

(Copy submitted to each Member of the Council)

A motion that the Audit Report be received and staff study be made for report to the Council was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

4-e.

The City Clerk presented AUDIT REPORT ON EXAMINATION OF FINANCIAL STATEMENTS OF INTEGRITY HOUSE, INC. (OUT-PATIENT), FOR PERIODS ENDING JUNE 24, 1976 AND SEPTEMBER 24, 1976, CONTRACT (PROGRAM) NUMBER P-112, SUBMITTED BY FLEMING JONES, JR., MUNICIPAL COMPTROLLER.

(Copy submitted to each Member of the Council)

A motion that the Audit Report be received and staff study be made for report to the Council was made by Councilman Martinez, seconded by Councilman Villani and adopted by the following votes:

April 6, 1977

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Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

4-f.

The City Clerk presented AUDIT REPORT ON EXAMINATION OF FINANCIAL STATEMENTS OF  
COMUNIDAD UNIDA PARA LA REHABILITATION DE ADICTO (C.U.R.A.), FOR PERIOD ENDING JUNE  
24, 1976 AND SEPTEMBER 24, 1976, CONTRACT (PROGRAM) NUMBER P-112, SUBMITTED BY FLEMING  
JONES, JR., MUNICIPAL COMPTROLLER.

(Copy submitted to each Member of the Council)

A motion that the Audit Report be received and staff study be made for report  
to the Council was made by Councilman Villani, seconded by Councilman Martinez and  
adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

4-g.

The City Clerk presented AUDIT REPORT ON EXAMINATION OF FINANCIAL STATEMENTS OF  
HOUSE OF INSIGHT, INC., FOR PERIODS ENDING JUNE 24, 1976 AND SEPTEMBER 24, 1977, CONTRACT  
(PROGRAM) NUMBER P-112, SUBMITTED BY FLEMING JONES, JR., MUNICIPAL COMPTROLLER.

(Copy submitted to each Member of the Council)

A motion that the Audit Report be received and staff study be made for report  
to the Council was made by President Harris, seconded by Councilman Allen and adopted  
by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

4-h.

The City Clerk presented AUDIT REPORT ON EXAMINATION OF FINANCIAL STATEMENTS OF  
NEW WELL REHABILITATION CENTER, INC., FOR PERIODS ENDING JUNE 24, 1976 AND SEPTEMBER 14,  
1976, CONTRACT (PROGRAM) NUMBER P-112, SUBMITTED BY FLEMING JONES, JR., MUNICIPAL  
COMPTROLLER.

(Copy submitted to each Member of the Council)

A motion that the Audit Report be received and staff study be made for report  
to the Council was made by Councilman Allen, seconded by President Harris and adopted  
by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

4-i.

The City Clerk presented REPORT ON EXAMINATION OF THE CITY OF NEWARK MINORITY  
CONTRACTORS AND CRAFTSMAN TRADE ASSOCIATION, AUGUST 1, 1975 THROUGH APRIL 30, 1976,

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SUBMITTED BY LUCAS, TUCKER & CO., CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Report on Examination be received and staff study be made for report to the Council was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

/ 4-j. The City Clerk presented REPORT ON ABANDONMENT CONTROL AND REHABILITATION PROJECT, CITY OF NEWARK, NEW JERSEY, MODEL CITIES PROGRAM, FOR PERIOD FROM JULY 1, 1973 TO APRIL 30, 1975, SUBMITTED BY ROSS, STEWART & BENJAMIN, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Report be received and staff study be made for report to the Council was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

/ 4-k. The City Clerk presented ANNUAL REPORT BY CHIEF ENGINEER S.A. LUBETKIN TO THE PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR OPERATIONS DURING THE YEAR 1976.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

/ 4-l. The City Clerk presented REPORT OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENICES, FOR THE MONTH OF FEBRUARY, 1977.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

/ 4-m. The City Clerk presented REPORT OF THE OFFICE OF THE CITY CLERK, FOR THE MONTH OF FEBRUARY, 1977.

A motion that the Report be received and placed on file was made by Councilman Martinez, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.



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4-n.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD FEBRUARY 17, 1977.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

4-o.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF JANUARY, 1977.

A motion that the Report be received and placed on file was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

4-p.

The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-121, FROM FEBRUARY 21, 1977 TO FEBRUARY 25, 1977 AND URBAN RENEWAL PROJECT R-32, FROM FEBRUARY 28, 1977 TO MARCH 4, 1977 AND URBAN RENEWAL PROJECT R-123, FROM MARCH 7, 1977 TO MARCH 11, 1977; LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS R-38, R-121 AND R-123, FROM FEBRUARY 21, 1977 TO FEBRUARY 25, 1977 AND INDICATING NO PROPERTY DEMOLITIONS FROM FEBRUARY 28, 1977 TO MARCH 4, 1977, AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-123, FROM MARCH 7, 1977 TO MARCH 11, 1977.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

4-q.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD FEBRUARY 16, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

4-r.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, FILTRATION PLANT, HELD FEBRUARY 16, 1977.

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A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

4-s.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, TWO BRIDGES, HELD FEBRUARY 16, 1977.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

4-t.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD MARCH 1, 1977.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

4-u.

The City Clerk presented COPY OF MINUTES OF PRIVATE MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD MARCH 1, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

4-v.

The City Clerk presented REPORTS FROM ALAN ZALKIND, EXECUTIVE DIRECTOR, NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING, FOR LAST QUARTER OF 1976 - PROJECT MANAGEMENT REPORTS/SERIES #8 FOR 19 PROJECTS.

A motion that the Reports be received and placed on file was made by Councilman Villani, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on First Reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:10-5, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966,

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AS AMENDED AND SUPPLEMENTED, BE AMENDED BY ADDING THERETO THE FOLLOWING PROJECTS: STELLA WRIGHT HOMES PROJECT N.J.-2-15, STEPHEN CRANE ELDERLY PROJECT N.J.R-2-16, SCUDDER HOMES PROJECT N.J.2-19, OTTO KRETCHMER ELDERLY PROJECTS N.J.-2-17 & 2-21A, SETH BOYDEN ELDERLY PROJECT N.J.-2-21E, BAXTER TERRACE ELDERLY PROJECT N.J-2-22B, STEPHEN CRANE ELDERLY PROJECT N.J.-2-22C, STEPHEN CRANE ELDERLY PROJECT N.J.-2-22D AND JAMES WHITE MANOR PROJECT N.J.-2-25.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 20, 1977.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM BELMONT TERRACE.

(Belmont Terrace, from Ridgewood Avenue to Belmont Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 20, 1977.

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6-F-c.

The City Clerk read AN ORDINANCE SUPPLEMENTING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(High Street, 585 feet north of the northerly curblin of Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED

(Intersection of Madison Avenue and Treacy Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 20, 1977.

6-F-e.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(South on University Avenue to East on State Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering, was made by Councilman Martinez, seconded

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by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,

President Harris.

6-F-f.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-g) ADOPTED NOVEMBER 22, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR SUPERVISING CLERK, TYPING, AS PER CIVIL SERVICE CLASSIFICATION).

(Supervising Clerk, Typing \$7,138. - \$8,677.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,

President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 20, 1977.

6-F-g.

The City Clerk read AN ORDINANCE AMENDING CHAPTER 3, PROHIBITED TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO SECTION 23:3-5, NO TURN ON RED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,

President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 20, 1977

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6-F-h.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR" (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO INCREASE THE NUMBER OF LEGAL ASSISTANTS (\$19,887. - \$24,172.) IN THE LAW DEPARTMENT FROM ONE TO TWO).

(Legal Assistant 2 \$19,887. - \$24,172.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck met with the Council March 15, 1977)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 20, 1977.

6-F-i.

The City Clerk read AN ORDINANCE CHANGING THE NAME OF BELMONT AVENUE, IN ITS ENTIRETY, TO IRVINE TURNER BOULEVARD.

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance was made by President Harris, seconded by Councilman Allen.

Councilman Giuliano recalled a few years ago there was introduced in the same fashion a street name change by a former Central Ward Councilman and he was against it at that time because he did not want to start a precedent. As for former Councilman Irvine I. Turner, who in his judgment was one of the best, a fine gentleman and the first black Councilman of the City of Newark, he would be in favor of this ordinance.

Councilman Allen felt that former Councilman Irvine I. Turner deserves this for the years he has served and because he was the first black elected official from the Central Ward. He thinks he did a beautiful job wherein he tried to uplift the Central Ward and he believes he deserves this tribute where he can be remembered by the youngsters and other residents who live in the Central Ward.

Councilman Bottone said he too knew Irvine I. Turner for a long time but he thinks he has been consistent in his decisions in changing names of streets and buildings. A few years back they wanted to change Belmont Avenue and he was called every name in the

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book because he did not go along with it. Only last year Bloomfield Avenue was to be called Columbus Boulevard and he again did not take a stand because he felt it would open a door, as happened to the schools. He feels Mr. Turner should be honored in some way and in some time. With all the new streets, new street vacations that are opening up this is when he should be honored but not by taking an old street because that was named at that time for a particular reason or a particular person. At this time he will stay consistent.

President Harris stated he has the pleasure of moving this ordinance on first reading today and he echoed the remarks made by Members of the Council that he feels it is absolutely incumbent upon us to recognize the fact that the late Irvine I. Turner made a major contribution to the residents of the City to try to make it a better place for all the residents to live. It would be exhibiting our thoughtfulness and recognizing his contribution to the City in its growth and it is most befitting particularly those in the audience and who still reside in the City of Newark who knew Mr. Turner and remember the days when he used to campaign on this same street, one of his favorite streets, where he would stand on the corner of Belmont Avenue and Spruce Street in front of Riccardi Paint Store. He thinks it is most befitting that we today recognize him and he thinks this is long overdue.

Councilman James said his position has been, (1) if the maker of the motion is assured that businesses and other people will not be harmed then certainly we should honor Irvine I. Turner. He has received this assurance and he does recall, we did change Plane Street to University Avenue. If the businesses and whatever other inconveniences can be adequately satisfied, he can see no reason for not making this change and he will go along with the motion and anyone having a hardship with this can certainly comment on this by contacting Members of the Council.

The motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Villani, President Harris.

Not Voting: Councilman Bottone.

President Harris: The yeses are six and one not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 20, 1977.

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6-F-j.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE, "AN ORDINANCE CREATING CERTAIN POSITIONS IN THE DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE, AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R.S. CUM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966," (6-S & F-e) ADOPTED APRIL 5, 1967 AS AMENDED (6-S & F-f, ADOPTED JANUARY 21, 1976) AND SUPPLEMENTED. (TO DELETE THE TITLE AND SALARY RANGE FOR ASSISTANT DIRECTOR, PUBLIC HEALTH NURSING, C.H.S.)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 20, 1977.

Later in the meeting, a motion to consider Item 8-q under Ordinances for first reading was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-k.

The City Clerk read AN ORDINANCE APPROVING A \$5,000.00 DEATH BENEFIT AND A \$10,000.00 ACCIDENTAL DEATH AND DISMEMBERMENT BENEFIT FOR CERTAIN EMPLOYEES UNDER SIXTY-FIVE (65) YEARS OF AGE; \$1,500.00 DEATH BENEFIT FOR CERTAIN EMPLOYEES AGE SIXTY-FIVE (65) AND OVER; A \$1,500.00 DEATH BENEFIT FOR ELIGIBLE RETIREES, AT ANY AGE, WITH FIFTEEN YEARS OF SERVICE WITH THE CITY OF NEWARK.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance



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is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on April 20, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROHIBITING THE SALE OF LIVE POULTRY AT WHOLESALE; PENALTY.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

THAT,

Section 1. It shall be unlawful for any person to sell at wholesale live poultry to any one other than the holder of a permit to slaughter poultry issued under R.O. 12:6-2.

Section 2. A violation of this ordinance shall be punishable by a fine of not more than \$500.00 or 90 days in jail or both.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES

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**1175** OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-2, Parking Prohibited at Certain Times, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom the following:

Orange Street, north side, from Broad Street to High Street, 7 A. M.  
to 9 A.M., Monday through Friday

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-4, Parking Limited to One Hour, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

Raymond Boulevard, south side, from Mulberry Street to

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McCarter Highway, from 11:00 A. M. to 6:00 P. M.

and adding thereto:

Raymond Boulevard, south side, from Mulberry Street to

McCarter Highway, from 9:30 A. M. to 4:00 P. M.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:7-13, CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:7-13, Meter Rates, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented by adding thereto the following:

Zone 2 (d) For those streets or portions thereof where  
parking is limited to fifteen minutes, as  
enumerated in Section 23:5-4.2 the rates  
shall be as follows:

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RATES

One dime or two nickels .....15 minutes

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and defer action on this ordinance was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:7-2, CHAPTER 7, PARKING METER REGULATIONS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. Section 23:7-2, Parking Meter Zones in Street of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Zone 2. (d) Those streets or portions thereof where parking is limited to fifteen minutes as enumerated in Section 23:5-4.2.

Section 2. Any existing ordinances, or parts thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication, in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Allen and declared

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adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,

President Harris.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED BY ADDING THERETO SECTION 23:5-4.2 "PARKING LIMITED TO FIFTEEN MINUTES."

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

23:5-4.2 Parking limited to fifteen minutes

No person shall park any vehicle upon any of the following streets, portions of streets or designated points for longer than fifteen minutes between the hours specified in indicated days:

Franklin Streets, south side, between Mulberry Street and Federal Square, 9:30 A.M. to 4:00 P.M., Monday through Friday

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,

President Harris.

A motion to amend this ordinance to provide that regulations be effective between the hours of 8:00 A. M. to 4:00 P. M. was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,

President Harris.

The City Clerk stated that this amendment will be advertised according to law and there will be a public hearing on the amendment April 20, 1977.

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6-Ph, S & F-g.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR SENIOR DRAFTSMAN AND PRINCIPAL DRAFTSMAN)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 (k) Office of Assessments of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor", adopted November 22, 1966 (6S&Fq) be and the same is amended by creating the following positions, title codes, annual minimum and annual maximum salaries therefor, to wit:

1. (k) Office of Assessments

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Principal Draftsman, Assessments - 201125	\$ 9,567	\$ 11,628
Senior Draftsman, Assessments - 201124	9,111	11,074

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary ranges therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. D. J. HENDERSON, 29 OLD ROAD TO BLOOMFIELD, NEWARK, NEW JERSEY, questioned the Municipal Council not only relating to this ordinance, but to other ordinances of a similar nature, creating positions and salary ranges in various areas in City Government. His question is were these changes in additional positions, salary ranges relected in the budget which was just approved.

President Harris replied in the affirmative.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance

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having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage.

AN ORDINANCE AUTHORIZING THE MAYOR AND THE MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING/COMPREHENSIVE TRAINING DELIVERY SYSTEM TO ENTER INTO A CONTRACT WITH LOUISE LAMORTE TO LEASE THE PREMISES KNOWN AS 48 BROADWAY, NEWARK, NEW JERSEY AT AN ANNUAL RENTAL OF \$2,100. TO BE PAID IN EQUAL MONTHLY INSTALLMENTS OF \$175.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the Municipal Council of the City of Newark hereby authorizes the Mayor and the Mayor's Office Employment and Training / Comprehensive Training Delivery System to enter into a contract with Louise LaMorte to lease the premises known as 48 Broadway, City of Newark.

Section 2. That the consideration which shall be paid for said space shall be at an annual rate of \$2,100.00 payable in equal monthly installments of \$175.00 commencing on March 1, 1977.

Section 3. The funds to pay said consideration have been allocated in the current budget of the Mayor's Office of Employment and Training / Comprehensive Training Delivery System to cover a period of leasing from March 1, 1977 to January 31, 1978.

Section 4. That a copy of the written final lease agreement shall be permanently filed with this Ordinance in the Office of the City Clerk by the Director of MOET of the City of Newark upon passage of this Ordinance.

Section 5. This Ordinance shall take effect upon final passage and publication in accordance with the Laws of the State of New Jersey.

Section 6. Attached hereto is the certifications of the Comptroller of Newark, which states that there are available sufficient legally appropriated funds for the purpose set forth here in above. A copy of the Comptroller's certification shall be filed in the Office of the City Clerk with the lease.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,

President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE OLD THIRD WARD URBAN RENEWAL PROJECT N.J.R.-6 (11TH AMENDMENT)

WHEREAS, the Municipal Council of the City of Newark has heretofore, by Resolution 7RB adopted June 15, 1960, Resolution 7Ri adopted January 3, 1962, Resolution 7Rb adopted March 4, 1964, Resolution 7Rc adopted March 3, 1965, Resolution 7Rf adopted January 4, 1967, Resolution 7Rt adopted May 6, 1970, Resolution 7RBz adopted March 31, 1973, Resolution 7RBL adopted November 6, 1974, Resolution 7RBU adopted March 5, 1975, Resolution 7Rs adopted August 7, 1975, Resolution 7Rr adopted May 19, 1976 approved an Urban Renewal Plan and Amendments thereto for the Old Third Ward Urban Renewal Project (N.J.R.-6); and

WHEREAS, the Housing Authority of the City of Newark and the Central Planning Board of the City of Newark have considered and approved a further Amendment to said Urban Renewal Plan, said amendment consisting of: (1) a change in the designation of Block 2593, lots 15-19 (Doctor's Hospital) and Block 2497, lots 39-43 from "land not to be acquired for rehabilitation"; (2) Prince Street from Springfield Avenue to Court Street will no longer be vacated and shall remain open as a public right-of-way; (3) A change in the proposed land use of the parcel of land located at the corner of Clinton Avenue and Quitman Street, from public to neighborhood commercial; (4) A change in the proposed land use of the parcel of land located at the corner of Waverly Avenue and Quitman Street, from neighborhood commercial to residential high density; and (5) A change in the proposed land use of the parcel of land, known as Block 2588, lots 13, 14 and 15, from neighborhood commercial to residential high density; and

WHEREAS, said Urban Renewal Plan complies with the requirements of all applicable state and federal statutes and regulations promulgated thereunder; and

WHEREAS, it has heretofore been found and determined by Resolution 7Ru adopted August 20, 1958 that the Project area is a blighted area under Chapter 187 of the Laws of the state of New Jersey, 1949, as amended; and

WHEREAS, it is necessary that the Municipal Council take appropriate official action respecting the relocation program and the Urban Renewal Plan for the Project, in conformity with a contract for financial assistance between the Housing Authority and the United States of America, acting by and through the Secretary of the Department of Housing and Urban Development; and



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WHEREAS, the Municipal Council is cognizant of the conditions that are imposed in the undertaking and carrying out of the urban renewal projects with Federal financial assistance under Title I, including those prohibiting discrimination because of race, color, creed or national origin;

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That it is hereby found and determined that the Amended Urban Renewal Plan for the Project area conforms to the general plan of the City of Newark.
2. That it is hereby found and determined that the Amended Urban Renewal Plan for the Urban Project Area gives due consideration to the provisions of adequate park and recreational areas and facilities, as may be desirable for the neighborhood improvement, with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan.
3. That it is hereby found and determined that the Amended Urban Renewal Plan for the Urban Project Area will afford maximum opportunity, consistent with the sound needs of the City of Newark as a whole, for the urban renewal of the area by private enterprise.
4. That it is hereby found and determined that the objectives of the amended Urban Renewal Plan cannot be achieved through rehabilitation of the Project Area.
5. That it is hereby found and determined that the program for the proper relocation of the individuals and families displaced in carrying out the Project in decent, safe, and sanitary dwellings in conformity with acceptable standards is feasible and can be reasonably and timely effected to permit the proper prosecution and completion of the Project; and that such dwellings or dwelling units available or to be made available to such displaced individuals and families are at least equal in number to the number of displaced individuals and families, are not generally less desirable in regard to public utilities and public and commercial facilities than the dwellings of the displaced individuals and families in the Project Area, are available at rents or prices within the financial means of the displaced individuals and families, and are reasonably accessible to their places of employment.
6. That in order to implement and facilitate the effectuation of the amended Urban Renewal Plan it is found and determined that certain official action must be taken by this Body and, accordingly, this Body hereby (a) pledges its cooperation in helping to carry out such Urban Renewal Plan; (b) requests the various officials, departments, boards, and agencies of the City of Newark having administrative responsibility in the premises to cooperate to such end and to exercise their respective functions and powers in a manner, consistent with said Urban Renewal Plan and take appropriate action upon proposals and measures designed to effectuate said Urban Renewal Plan.
7. That it is hereby found and determined that the financial aid provided and to be provided pursuant to contracts for Federal financial assistance pertaining to the Project is necessary to enable the project to be undertaken in accordance with the Urban Renewal Plan for the Project Area.
8. That the Amended Urban Renewal Plan for the Project having been duly reviewed and considered, is hereby approved, and the City Clerk be and is hereby directed to file said copy of the

Amended Urban Renewal Plan with the minutes of this meeting.

9. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE HILL STREET REDEVELOPMENT PROJECT AREA, N.J.R-49 (7TH AMENDMENT)

WHEREAS, the Municipal Council of the City of Newark has heretofore, by Resolution 7Rr adopted October 30, 1961, Resolution 7Ra adopted January 9, 1963, Resolution 7Rbc adopted June 29, 1964, Resolution 7Rbk adopted May 19, 1965, Resolution 7Rn adopted July 5, 1967, Resolution 7Rd adopted April 21, 1971, Resolution 7Rbz adopted March 21, 1973, approved an Urban Renewal Plan and Amendments thereto for the Hill Street Redevelopment Project (N.J.R-49); and

WHEREAS, the Housing Authority of the City of Newark and the Central Planning Board of the City of Newark have considered and approved a further amendment to said Urban Renewal Plan, said amendment consisting of: (1) the addition of environmental controls and objectives; (2) the text of the Plan governing land use provisions for residential elderly is being changed to allow for uses incidental to elderly development, such as retail stores; and

WHEREAS, it has heretofore been found and determined by Council Resolution 7Rf adopted on May 3, 1961 that the project area is a blighted area under Chapter 187 of the Laws of the state of New Jersey, 1949, as amended; and

WHEREAS, it is necessary that the Municipal Council take appropriate official action respecting the relocation program and the Urban Renewal Plan for the Project, in conformity with a contract for financial assistance between the Housing Authority and the United States of America, acting by and through the Secretary of the Department of Housing and Urban Development; and

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WHEREAS, the Municipal Council is cognizant of the conditions that are imposed in the undertaking and carrying out of the urban renewal projects with Federal financial assistance under Title I, including those prohibiting discrimination because of race, color, creed or national origin;

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That it is hereby found and determined that the Amended Urban Renewal Plan for the Project area conforms to the general plan of the City of Newark.
2. That it is hereby found and determined that the Amended Urban Renewal Plan for the Project Area gives due consideration to the provisions of adequate park and recreational areas and facilities, as may be desirable for the neighborhood improvement, with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan.
3. That it is hereby found and determined that the Amended Urban Renewal Plan for the Project Area will afford maximum opportunity, consistent with the sound needs of the City of Newark as a whole, for the urban renewal of the area by private enterprise.
4. That it is hereby found and determined that the objectives of the amended Urban Renewal Plan cannot be achieved through rehabilitation of the Project Area.
5. That it is hereby found and determined that Program for the proper relocation of the individuals and families displaced in carrying out the Project in decent, safe, and sanitary dwellings in conformity with acceptable standards is feasible and can be reasonably and timely effected to permit the proper prosecution and completion of the Project; and that such dwellings or dwelling units available or to be made available to such displaced individuals and families are at least equal in number to the number of displaced individuals and families, are not generally less desirable in regard to public utilities and public and commercial facilities than the dwellings of the displaced individuals and families in the Project area, are available at rents or prices within the financial means of the displaced individuals and families, and are reasonably accessible to their places of employment.
6. That in order to implement and facilitate the effectuation of the Amended Urban Renewal Plan it is found and determined that certain official action must be taken by this Body and, accordingly, this Body hereby (a) pledges its cooperation in helping to carry out such Urban Renewal Plan; (b) requests the various officials, departments, boards, and agencies of the City of Newark having administrative responsibility in the premises to cooperate to such end and to exercise their respective functions and powers in a manner consistent with said Urban Renewal Plan and take appropriate action upon proposals and measures designed to effectuate said Urban Renewal Plan.
7. That it is hereby found and determined that the financial aid provided and to be provided pursuant to contracts for Federal financial assistance pertaining to the Project is necessary to enable the project to be undertaken in accordance with the Urban Renewal Plan for the Project Area.
8. That the Amended Urban Renewal Plan for the Project Area having

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been duly reviewed and considered, is hereby approved, and the City Clerk be and is hereby directed to file said copy of the Amended Urban Renewal Plan with the minutes of this meeting.

9. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE SOUTH BROAD URBAN RENEWAL PROJECT, N.J.R-52 (NINTH AMENDMENT)

WHEREAS, the Municipal Council of the City of Newark has heretofore, by Resolution 7RL adopted January 3, 1962, Resolution 7RY adopted May 6, 1964, Resolution 7Rbd adopted July 8, 1964, Resolution 7Rc adopted September 1, 1965, Resolution 7Rbv adopted September 22, 1966, Resolution 7Rh adopted January 4, 1967, Resolution 7RO adopted September 6, 1967, Resolution 7RBV adopted June 4, 1969 and Resolution 7RBy adopted March 31, 1973, approved an Urban Renewal Plan and amendments thereto for the South Broad Urban Renewal Project (N.J.R-52); and

WHEREAS, the Housing Authority of the City of Newark and the Central Planning Board of the City of Newark have considered and approved a further amendment to said Urban Renewal Plan, said amendment consisting of: (1) the addition of environmental controls and objectives; (2) the parking requirements for residential elderly are being changed from two parking spaces for every three dwelling units to one parking space for every two dwelling units; (3) the reuse of the area presently known as Block 103, Lot 48 and 51 is being changed from residential-medium density to commercial-retail; and

WHEREAS, said Urban Renewal Plan complies with the requirements of all applicable state and federal statutes and regulations promulgated thereunder; and

WHEREAS, the Central Planning Board of the City of Newark has submitted to the Municipal Council its report and recommendation respecting the Amended Urban Renewal Plan for the Project Area and the Municipal Council has duly considered the report and recommendations of the Planning body; and

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WHEREAS, it has hertofore been found and determined by Resolution 7Rg adopted May 31, 1961 that the project area is a blighted area under Chapter 187 of the Laws of the state of New Jersey, 1949, as amended; and

WHEREAS, it is necessary that the Municipal Council take appropriate official action respecting the relocation program and the Urban Renewal Plan for the Project, in conformity with a contract for financial assistance between the Housing Authority and the United States of America, acting by and through the Secretary of the Department of Housing and Urban Development; and

WHEREAS, the Municipal Council is cognizant of the conditions that are imposed in the undertaking and carrying out of the urban renewal projects with Federal financial assistance under Title I, including those prohibiting discrimination because of race, color, creed or national origin;

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That it is hereby found and determined that the Amended Urban Renewal Plan for the Project area conforms to the general plan of the City of Newark.
2. That it is hereby found and determined that the Amended Urban Renewal Plan for the Project Area gives due consideration to the provisions of adequate park and recreational areas and facilities, as may be desirable for the neighborhood improvement, with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan.
3. That it is hereby found and determined that the Amended Urban Renewal Plan for the Project Area will afford maximum opportunity, consistent with the sound needs of the City of Newark as a whole, for the urban renewal of the area by private enterprise.
4. That it is hereby found and determined that the objectives of the amended Urban Renewal Plan cannot be achieved through rehabilitation of the Project Area.
5. That it is hereby found and determined that the Program for the proper relocation of the individuals and families displaced in carrying out the Project in decent, safe, and sanitary dwellings in conformity with acceptable standards is feasible and can be reasonably and timely effected to permit the proper prosecution and completion of the Project; and that such dwellings or dwelling units available or to be made available to such displaced individuals and families are at least equal in number to the number of displaced individuals and families, are not generally less desirable in regard to public utilities and public and commercial facilities than the dwellings of the displaced individuals and families in the Project area, are available at rents or prices within the financial means of the displaced individuals and families, and are reasonably accessible to their places of employment.
6. That in order to implement and facilitate the effectuation of the Amended Urban Renewal Plan it is found and determined that certain official action must be taken by this Body and, accordingly, this Body hereby (a) pledges its cooperation in helping to carry out such Urban Renewal Plan; (b) requests the various officials, departments, boards, and agencies of the City of Newark having administrative responsibility in the premises to cooperate to such end and to exercise their respective functions and powers in a manner consistent with said Urban Renewal Plan and take appropriate action upon proposals and measures designed to effectuate said Urban Renewal Plan.

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7. That it is hereby found and determined that the financial aid provided and to be provided pursuant to contracts for Federal financial assistance pertaining to the Project is necessary to enable the project to be undertaken in accordance with the Urban Renewal Plan for the Project Area.

8. That the Amended Urban Renewal Plan for the Project Area having

been duly reviewed and considered, is hereby approved, and the City Clerk be and is hereby directed to file said copy of the Amended Urban Renewal Plan with the minutes of this meeting.

9. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE ST. BENEDICT'S URBAN RENEWAL PROJECT N.J.R-123 (FOURTH AMENDMENT)

WHEREAS, the Municipal Council of the City of Newark has heretofore, by Resolution 7RBr adopted December 21, 1966, Resolution 7RBa adopted March 21, 1973, Resolution 7Rch adopted September 4, 1974 and by Resolution 7Rt adopted April 7, 1976, approved an Urban Renewal Plan and Amendments thereto for the St. Benedict's Urban Renewal Project (N.J.R-123); and

WHEREAS, the Housing Authority of the City of Newark and the Central Planning Board of the City of Newark have considered and approved a further Amendment to said Urban Renewal Plan, said Amendment consisting of: (1) a change in the proposed land use of the parcel of land fronting along William Street between Shipman Street and Arlington Street from residential medium density to public; (2) a change in the designation of the parcel of land located at the northwest corner of Court Street and University Avenue (80 Court Street) from "land to be acquired for clearance and redevelopment" to land to be acquired for rehabilitation; and

WHEREAS, said Urban Renewal Plan complies with the requirements of all applicable state and federal statutes and regulations promulgated thereunder; and

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WHEREAS, it has heretofore been found and determined by Resolution 7Rj adopted September 1, 1965 that the project area is a blighted area under Chapter 187 of the Laws of the state of New Jersey, 1949, as amended; and,

WHEREAS, it is necessary that the Municipal Council take appropriate official action respecting the relocation program and the Urban Renewal Plan for the Project, in conformity with a contract for financial assistance between the Housing Authority and the United States of America, acting by and through the Secretary of the Department of Housing and Urban Development; and

WHEREAS, the Municipal Council is cognizant of the conditions that are imposed in the undertaking and carrying out of the urban renewal projects with Federal financial assistance under Title I, including those prohibiting discrimination because of race, color, creed or national origin;

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That it is hereby found and determined that the Amended Urban Renewal Plan for the Project area conforms to the general plan of the City of Newark.
2. That it is hereby found and determined that the Amended Urban Renewal Plan for the Project Area gives due consideration to the provisions of adequate park and recreational areas and facilities, as may be desirable for the neighborhood improvement, with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan.
3. That it is hereby found and determined that the Amended Urban Renewal Plan for the Area will afford maximum opportunity, consistent with the sound needs of the City of Newark as a whole, for the urban renewal of the area by private enterprise.
4. That it is hereby found and determined that the objectives of the amended Urban Renewal Plan cannot be achieved through rehabilitation of the Project Area.
5. That it is hereby found and determined that Program for the proper relocation of the individuals and families displaced in carrying out the Project in decent, safe, and sanitary dwellings in conformity with acceptable standards is feasible and can be reasonably and timely effected to permit the proper prosecution and completion of the Project; and that such dwellings or dwelling units available or to be made available to such displaced individuals and families are at least equal in number to the number of displaced individuals and families, are not generally less desirable in regard to public utilities and public and commercial facilities than the dwellings of the displaced individuals and families in the Project area, are available at rents or prices within the financial means of the displaced individuals and families, and are reasonably accessible to their places of employment.
6. That in order to implement and facilitate the effectuation of the Amended Urban Renewal Plan it is found and determined that certain official action must be taken by this Body and, accordingly, this Body hereby (a) pledges its cooperation in helping to carry out such Urban Renewal Plan; (b) requests the various officials, departments, boards, and agencies of the City of Newark having administrative responsibility in the premises to cooperate to such end and to exercise their respective functions and powers in a manner consistent with said Urban Renewal Plan and take appropriate action upon proposals and measures designed to effectuate said Urban Renewal Plan.

7. That it is hereby found and determined that the financial aid provided and to be provided pursuant to contracts for Federal financial assistance pertaining to the Project is necessary to enable the project to be undertaken in accordance with the Urban Renewal Plan for the Project Area.

8. That the Amended Urban Renewal Plan for the Project been duly reviewed and considered, is hereby approved, and the City Clerk be and is hereby directed to file said copy of the Amended Urban Renewal Plan with the minutes of this meeting.

9. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND THE FEASIBILITY OF RELOCATION FOR THE SOUTH BROAD VALLEY AREA, MUNICIPAL TAX BLOCK 892.

WHEREAS, the Municipal Council by Resolution 7RBj, adopted on December 3, 1976, did determine that a portion of Block 892 of the South Broad Valley Area, which Block is part of the area encompassed by the Plan, (hereinafter called "Area") is a blighted area pursuant to Chapter 187 of the Laws of 1949 of New Jersey (N.J.S.A. 40:55-21.1 et seq.), as amended and by Chapter 300 of the Laws of 1949 of New Jersey (N.J.S.A. 55:14A-31 et seq.), as amended; and

WHEREAS, the Central Planning Board of the City of Newark has considered and approved a Redevelopment Plan for said Area; and

WHEREAS, said Redevelopment Plan complies with the requirements of all applicable state and federal statutes and regulations promulgated thereunder; and

WHEREAS, it is necessary that the Municipal Council take appropriate official action respecting the relocation program and the Redevelopment Plan for the Area; and



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WHEREAS, the Municipal Council is cognizant of the conditions that are imposed in the undertaking and carrying out of redevelopment projects with Federal financial assistance under Title I, including those prohibiting discrimination because of race, color, creed or national origin;

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That it is hereby found and determined that the Redevelopment Plan for the Area conforms to the general plan of the City of Newark.

2. That it is hereby found and determined that the Redevelopment Plan for the Area gives due consideration to the provisions of adequate park and recreational areas and facilities, as may be desirable for the neighborhood improvement, with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan.

3. That it is hereby found and determined that the Redevelopment Plan for the Area will afford maximum opportunity, consistent with the sound needs of the City of Newark as a whole, for the redevelopment of the area by private enterprise.

4. That it is hereby found and determined that the objectives of the Redevelopment Plan cannot be achieved through rehabilitation of the Area.

5. That it is hereby found and determined that the program for proper relocation of the individuals and families displaced in carrying out the Redevelopment Plan in decent, safe and sanitary dwellings in conformity with acceptable standards is feasible and can be reasonably and timely effected to permit the proper prosecution and completion of the Plan; and that such dwellings or dwelling units available or to be made available to such displaced individuals and families are at least equal in number to the number of displaced individuals and families, are not generally less desirable in regard to public utilities and public and commercial facilities than the dwellings of the displaced individuals and families in the Area, are available at rents or prices within the financial means of the displaced individuals and families, and are reasonably accessible to their places of employment.

6. That in order to implement and facilitate the effectuation of the Redevelopment Plan it is found and determined that certain official action must be taken by this Body and, accordingly, this Body hereby (a) pledges its cooperation in helping to carry out such Redevelopment Plan; (b) requests the various officials, departments, boards, and agencies of the City of Newark having administrative responsibility in the premises to cooperate to such end and to exercise their respective functions and powers in a manner consistent with said Plan and take appropriate action upon proposals and measures designed to effectuate said Plan.

7. That it is hereby found and determined that the financial aid provided and to be provided pursuant to contracts for Federal financial assistance pertaining to the Area is necessary to enable the project to be undertaken in accordance with the Redevelopment Plan for the Area.

8. That the Redevelopment Plan for the Area having been duly reviewed and considered, is hereby approved, and the City Clerk be and is hereby directed to file said copy of the Redevelopment Plan with the minutes of this meeting.

9. That this Ordinance shall take effect upon final passage and publication in accordance with law.

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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-n.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 5, AMUSEMENTS AND BUSINESSES, CHAPTER 2, COIN OPERATED AMUSEMENT DEVICES, ARTICLE 1. LICENSING AND REGULATING OPERATION AND USE OF DEVICES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 5, Amusements and Businesses of the Revised Ordinances of the City of Newark, New Jersey, Chapter 2, Article 1, is hereby amended as follows:

5:2-1. Definitions.

As used in this chapter:

Coin operated amusement devices means a machine or contrivance of the type commonly known and designated as bagatelle, pin amusement game, air hockey, electronic ping-pong, tennis, or similar machine or device operated, maintained or used, or to be operated, maintained or used, in any public or quasi-public place, or in any building, store or other place wherein the public is invited, or wherein the public may enter.

Director means the director, division of licenses in the department of finance.

Distributor means any person who leases or rents out or places under any kind of arrangement, one or more coin operated amusement devices as herein defined.

Person means any individual, firm, member of firm, partnership, member of partnership, corporation or any officer, director or stockholder of any corporation, or any agent, or any employees of any such firm, partnership or corporation.

5:2-2. License required

(a) No coin operated amusement device as defined in section 5:2-1 shall be placed for operation, maintenance or use in any public or quasi-public place, club, or in any building, store or other place where the public is invited, or wherein the public may enter, until the distributor has obtained a license for each such machine, game or device from the director as hereinafter provided.

(b) When such devices are wholly owned by the owner of the premises wherein the device shall be operated, then all provisions of this article shall apply to that owner and all regulations relating to application, licensing, fees, and all other regulations and restrictions relating to the operation, maintenance or use of coin operated amusement devices shall apply.

(c) When such owner acts as a "Distributor" or engages in the activities of a "Distributor," as defined in 5:2-1, he shall be bound by all the provisions of Article 2 of this Chapter as relates to the licensing of distributors of coin operated amusement devices. Nothing in Section (b) hereof shall be construed to release any distributor from the obligations imposed on him under Article 2 of this Chapter.

#### 5:2-3. Application for license

A separate application for each coin operated amusement device shall be filed with the director, upon forms furnished by him, showing the name of the applicant, his post office address and if applicant has ever been convicted of any crime or violation of any City ordinance involving gambling. In addition, the applicant shall furnish the name and post office address of the premises wherein the particular coin operated amusement device shall be operated, maintained or used, as well as the name and post office address of the person who operates such premises, as well as such information as the director shall deem necessary and proper.

#### 5:2-4 Prerequisite to licensing.

No license required under this article shall be issued to any person, nor issued for use in any premises operated by any person, who shall have been convicted of a crime or violation of a City ordinance involving gambling.

#### 5:2-5 Issuance of license; contents

(a) After proper investigation and approval of the application, the director shall issue a license for each coin operated amusement device in the name of the distributor of such device.

(b) The license shall state the:

- (1) Name and post office address of the licensee.
- (2) Name and post office address of the premises wherein the particular coin operated amusement device shall be operated, maintained or used.
- (3) Name and post office address of the operator of the premises wherein the coin operated amusement device shall be operated, maintained or used.
- (4) Amount of money required to operate the coin operated amusement device.
- (5) Coin operated amusement device to which the license is affixed is licensed for operation by the City.

#### 5:2-6 License fee; term of license

(a) The license fee for each coin operated amusement device shall be \$35.00 payable with the filing of the application. In the event that the license is not granted, the license fee shall be returned less the sum of \$10.00.

(b) The license shall expire on the 31st day of March, next after its issuance.

#### 5:2-7 Display of license required

No coin operated amusement device shall be placed, operated, maintained or used until the license issued by the director shall be affixed thereto in a conspicuous place, so that the same shall be clearly displayed, and quickly and easily identified.

#### 5:2-8 Transfer of license

(a) The licensee shall be permitted to transfer the license, issued under this article within the year for which it is issued to any other like device operated in the same premises in place of the device from which the license is transferred. The licensee shall immediately notify the director of such transfer.

(b) The licensee shall be permitted to transfer the license, issued under this article within the year for which it is issued to any other like device operated in premises other than those for which the license was issued, in place of the device from which the license is transferred. The licensee shall immediately notify the director of such transfer, and notify him of the name and post office address of the premises wherein the device to which the license is transferred is operated, maintained or used, and the name and post office address of the proprietor of the premises wherein the device to which the license is transferred is operated, maintained or used. Such transfer shall be effective upon notification of the director. If, after investigation, the director determines that the terms under which the license was issued are violated by the transfer, he shall immediately notify the licensee that such transfer is terminated, stating reasons therefor, and all provisions of the license as issued shall recommence in full force and effect.

#### 5:2-9 Playing by minors prohibited

It shall be unlawful for any person under this article or his agents or employees to knowingly permit, suffer or allow a minor under 18 years of age to play or operate any of the coin operated amusement devices licensed by this chapter.

#### 5:2-10 Gambling; free prizes

It shall be unlawful for any licensee under this article or his agents or employees to:

(a) Permit, suffer or allow any coin operated amusement device licensed under this article to be used for gambling purposes.

(b) Offer, permit, suffer or allow any prize, free play, or return of money on any device licensed under this article.

#### 5:2-11 Restrictions

(a) No coin operated amusement device shall be licensed, used, placed, maintained or operated in any location within 200 feet of any school.

(b) No more than 5 coin operated amusement devices shall be permitted to be operated, maintained or used in any one place, location or premises except when premises are licensed as amusement parlors under Chapter 1 of this title.

#### 5:2-12 Reports to director, division of licenses

The director may, in his discretion, require periodical reports from the licensees under this article, but not more often than once in every month, requiring them to disclose:

(a) The type of coin operated amusement device to which the license is affixed;

(b) The manufacturer's serial number of the device;

(c) The location of the device during the period covered by the report

The director may require that these reports be rendered to him under oath.

#### 5:2-13 Delegation of powers:

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The director is hereby authorized to delegate any and all powers and duties conferred upon him by this article to any of his subordinates as he may deem necessary and proper.

5:2-14 Automatic revocation of license;  
Reinstatement of applicant; requirements

(a) The director shall, upon notice thereof, revoke the license of any person licensed under the provisions of this article who shall have been convicted of any crime or violation of any city ordinance involving gambling.

(b) Any person whose license has been revoked under the authority of the preceding paragraph (a) may, after the lapse of five years from the date of conviction, apply to the director for an order removing the disqualification from holding or obtaining a license under this article.

(c) Whenever such application described in paragraph (b) of this section is made, the director shall be satisfied that:

(1) At least five years have elapsed from date of conviction;

(2) The applicant has conducted himself in a law-abiding manner during that period;

(3) The granting of a license for the operation, maintenance, or use of a coin operated amusement device will not be contrary to the public interest.

Upon satisfaction of the director with respect to the above-cited requirements, he may, in his discretion, enter an order removing the applicants disqualification from obtaining or holding a license under this article because of the conviction. On or after the date of the entry of such order, the person therein named shall be qualified to obtain and hold a license under this article, notwithstanding the conviction therein referred to, provided he is, in all other respects, qualified under this article.

Section 2. Any existing ordinance or part thereof inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and table this ordinance was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

6-Ph, S & F-o.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT

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POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,"  
(6-S & F-n) ADOPTED MARCH 3, 1973 AS AMENDED. (TO ADJUST THE SALARY FOR SUPERVISOR  
OF ACCOUNTS, DEPARTMENT OF ENGINEERING), AS AMENDED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Engineering and establishing salaries therefor," (6S&Fn) adopted March 3, 1973 and amendments thereto, be amended to adjust the salary for Supervisor of Accounts, Department of Engineering, as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Supervisor of Accounts 390002	\$ 10,547	\$ 12,816

Section 2. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
 President Harris.

President Harris: The yeses are seven and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

(Councilman Tucker arrived 1:45 P. M.)

6-Ph, S & F-p.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT  
POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,"  
(6-S & F-n) ADOPTED MARCH 3, 1973 AS AMENDED. (TO CREATE THE TITLE OF CHIEF ENGINEERING  
DRAFTSMAN, DEPARTMENT OF ENGINEERING).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

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Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Engineering and establishing salaries therefor," (6S&Fn) adopted March 3, 1973, and amendments thereto, be amended to create the title, title code, annual minimum and annual maximum salary ranges for Chief Engineering Draftsman, Department of Engineering, as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Engineering Draftsman 500007	\$ 12,816	\$ 15,582

Section 2. All ordinances or parts of prior ordinances inconsistent herewith, be and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MS. ALICE MITCHELL, 702 CLIFTON AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council stating that she has been impressed with the speed the Council has been operating and impressed with the number of positions they are creating and she is disturbed by it. She questioned if there isn't an Engineering Department in City Hall.

City Clerk D'Ascensio replied that there is an Engineering Department, but unfortunately, not staffed with a sufficient number of engineering personnel necessary to operate effectively and since there are public works projects now on the board in process for execution, it is necessary to staff these jobs with competent engineering draftsmen. If the City is to discharge its obligation, to make sure the City will get its dollars worth of effort for the dollar it is expending they will need competent help.

MR. D. J. HENDERSON, 29 OLD ROAD TO BLOOMFIELD, NEWARK, NEW JERSEY, stated it appears to him that requested additional positions and salary range changes, things like that are merely evidence of sloppy administration and lack of foresight. He felt ordinances establishing these new positions, changing salary ranges, etc. should have been submitted and discussed and presented to the citizens prior to the adoption of the budget. No ordinary citizen understands the budget, very few other people can. When we stand here and protest or question these ordinances we find that they are already in the budget, so what can we do about it. He reiterated this is an evidence of very sloppy procedure.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

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President Harris.

6-Ph, S & F-q.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-b1) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF TRAFFIC MAINTENANCE SUPERVISOR, DIVISION OF TRAFFIC AND SIGNALS).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefore," (6S&Fbi) adopted November 22, 1966 and amendments thereto be and the same is hereby amended by creating the following title, title code, annual minimum salary and annual maximum salary, therefore, as follows, to wit:

<u>POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Traffic Maintenance Supervisor 300013	\$ 14,133	\$ 17,179

Section 2. All prior ordinances or parts of prior ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-r.

The City Clerk: The following ordinance was adopted on first reading, adver-



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tised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

A BOND ORDINANCE TO APPROPRIATE THE ADDITIONAL SUM OF \$325,000. FOR STAGE I OF THE CONSTRUCTION OF THE FILTRATION FACILITIES AT PEQUANNOCK WATER SUPPLY OF THE CITY OF NEWARK, NEW JERSEY, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECT NO. 59-71)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

A motion to adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani  
President Harris.

President Harris: The yesses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### HEARINGS OF CITIZENS.

6-HC-a.

MS. DOROTHY COOLIDGE, 403 NEW STREET, NEWARK, NEW JERSEY, addressed the Municipal Council stating that she was not happy with the answer received from the Tax Collector with respect to tax delinquency on property at 403 New Street. She felt that she was swindled into joining the Newark Real Estate Plan.

President Harris stated as to the speakers question relating to the Tax Collector, there were members of the Council who felt the Council should have the prerogative of saying yes or no whether Mr. Joseph should be Tax Collector. We received a legal opinion from the Law Department which informed us that we did not have the right to make that determination about Mr. Joseph's status. He was appointed by the Chief Executive, the Mayor of the City of Newark and we had nothing to say about Mr. Joseph becoming the Tax Collector. That was a legal opinion given by Corporation Counsel Buck.

President Harris said that Mr. Schwartz, from the Law Department, handles the real estate matters for the Law Department and requested Mr. Schwartz to get copies of all the transactions as related by Ms. Coolidge and look into and report to the Council and let Council know just what the legal ramifications are and report to the Council at their next special conference.

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6-HC-b.

MR. HENRY B. SQUIRE, JR., 479 SOUTH 17TH STREET, NEWARK, NEW JERSEY, addressed

the Municipal Council urging their support for the East Ark, Inc. proposal. He cited the program in detail.

Councilman James noted the Council has indicated their general support of this program but informed the speaker this is an administrative problem and he should take this to the proper agencies.

President Harris pointed out to the speaker that the recommendation for this program must come from some branch of City government. It would finally be submitted to the Council for their approval. He pointed out the Council had made their viewpoints quite clear that they are supportive of this project and he should take this up with the proper administrative officials.

Councilman Allen said he had helped Mr. Squire secure a location for his agency in the past and had been of assistance to him with respect to proper zoning. He assured the speaker if something comes to the Council from Administration they will receive it favorably.

6-HC-c.

MR. CHARLES DINSON, 131 ORATON STREET, NEWARK, NEW JERSEY, addressed the

Municipal Council with respect to senior citizen problems.

President Harris directed remarks of the speaker be transcribed and the appropriate administrative officials be invited together with Mr. Dinson to the special conference, April 26, 1977 to discuss the matters raised by him.

6-HC-d.

MS. BESSIE WALKER WILLIAMS, 35 VAN VECHTEN STREET, NEWARK, NEW JERSEY,

addressed the Municipal Council with respect to the SST Concorde indicating that she was against it and also addressed the Municipal Council with respect to the food program for senior citizens.

Councilman James said there are two concerns he will address himself to. He thinks the speaker has been reading in the paper about the SST Concorde and certainly the East and South Wards who are directly affected have taken a position and they feel that if the SST Concorde lands in Newark International Airport, it would pose several problems for the residents of the South and East Wards. We talk about air pollution, emission from the fuel of the aircraft, about the whole problem of vegetation in the area. We also cited New Jersey being the leading cancer state and of course there is no way of dealing with the sound from the aircraft. At the hearing recently held at Seton Hall Law School, more and more documentation was raised actually opposing the landing of the Concorde. They themselves have said that the runway will have to be lengthened and today's editorial in the Daily News talks about a \$12 billion expenditure

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where you run the runway which will run downtown into Elizabeth and they also continue to talk about a \$1,000. flight for those millionaires. Are they going to shop in downtown Newark, are they going to live at the Howard Johnson at Route 1-9? We are saying maybe the economical gain that we talked about will be very insignificant due to the noise and health factors and other problems.

With respect to the food program, no one is saying that we are going to terminate the food program. But he thinks the speaker would agree, federal authorities agree, and we have an obligation to make it one of the best food programs ever. There are three ills the program has had in the past. We believe it is very wrong to drive down and see kids sitting on the curb, sitting on the ground eating food, five year old trying to balance his lunch. We feel if you are going to feed children, they should have a place to sit down, a table to eat on and they should eat in a civilized fashion. He too often has seen a four year old sitting on a curb trying to eat and it is a disgrace. We also have witnessed grown ups who have gone to some of these sites in cadillacs receiving food earmarked for the poor and driving away with it. There also has been waste. What we are trying to do this summer is to make sure that everyone is at a bona fide food site. We are going to insure that it is a sanitary facility for feeding and it will go to those citizens for whom the food has been requested and we are going to stop the abuse and waste of the food program. He does not think any site will be terminated unilaterally but what we are going to do is going to make sure we inspect and certify each site and this is what we are trying to do. He thinks when the speaker reads the federal report which will come out in the near future, she is going to be shocked at some of the present abuses in the food program. It is not termination, it is accountability, and he thinks we are all about that.

The Councilman from the South Ward is not against the Concorde, not against change but we are against anything which threatens the environment and the health and welfare of the citizens who live in the South Ward. This Council at the last meeting, co-chaired by the Councilman from the East Ward, sent a resolution to Brock Adams, Secretary of Transportation and we have asked for all data afforded before Commissioner Coleman on the SST Concorde so that we may intelligently render a decision. To date we have not received that information and he is becoming like those that say "we do not want it" because at least if they are going to consider Newark International Airport, any available data should be forwarded to this body in order to render a decision. He does not take offense that former Councilman-at-Large Bontempo, who does not reside in the City of Newark, came to a meeting telling us what is good for us. Where he lives he might not have a problem with the noise. For those who reside in the City of Newark and particularly in the South and East Wards, he would like to tell him that it will affect

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us.

President Harris said he thinks Councilman James in summarizing has echoed the sentiments of the entire Council and there is no question in his mind that the SST Concorde would not be in the best interests of the City of Newark.

/6-HC-e.

MR. DONALD W. GEYER, 351 BROAD STREET, NEWARK, NEW JERSEY, requested the Council to defer action on Resolution 7-R-a.

President Harris stated the Council will not in anyway reveal what our intent is relative to any matters on this calendar that we have to make a decision on prior to a person speaking. Every citizen who resides in the City of Newark or outside, under the law, is entitled to come here and be heard and at the time this matter appears for us to make a determination, we will then make it known publicly how we will vote on said matter.

Mr. Geyer addressed the Municipal Council on the subject of development, planning and transportation.

Councilman Martinez questioned Mr. Geyer whether the over funding of proposed downtown bus loop TIP or MPDO Program affects TNJ. The only program this Council is aware of that deals with busses are the mini-shuttle busses that go from Newark City Hall to 2 Cedar Street.

Mr. Geyer said that they are talking about different things. He does not want this to be confused with the airport service and the services particularly for those in the employ of the City or get confused with Rutgers. He favors a bus loop with a frequent headway and will not kill basic bus system with the TNJ.

Councilman Martinez said he thinks this Council can go on record as going along with TNJ because TNJ has done a great deal of good for the City of Newark. He knows we have had various meetings with TNJ when other private shuttle busses were going to be brought into the Newark Airport into the City of Newark. He does not think anyone here is out to hurt private industry such as TNJ who pay a great deal of taxes to Newark and the State of New Jersey but he is sure we will take a good look at this particular program he is discussing but in no way has this program been implemented at this particular time.

Councilman James questioned whether the speaker has spoken to Mr. Bakke, our Transportation Director who is in the audience in order to fashion some philosophy, goals or ideas in concert with his ideas.

Mr. Geyer replied he has been engulfed in a data routine 5 days a week for the last two years.

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Councilwoman Villani said just for clarification, the suggestion from her office before we had the shuttle bus that is now in existence, we had made a recommendation that there should be a shuttle bus to connect possibly the tubes, City Hall, Hall of Records and possibly 744 Broad Street, because the attorneys go back and forth and this was a recommendation, if she remembers, from her office.

Councilman Tucker said Mr. Geyer talked personally with him and Councilman Martinez. The point he is concerned is that some of the points he is making and recommendations should be discussed with Mr. Bakke and he is hopeful that within the future we can have an opportunity to meet with Mr. Geyer at a pre-council meeting because he does not think we will be in a position to try to review all the points he raised here and come up with any kind of recommendation. Perhaps it might be worthwhile if we in turn communicate with Mr. Bakke and make sure he is in receipt of Mr. Geyer's recommendation and possibly in the future have Mr. Geyer along with Mr. Bakke sit down at one of our pre-council meetings.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.

RESOLUTION AMENDING NEWARK PORTION OF TRI-STATE REGIONAL PLANNING COMMISSION TRANSPORTATION IMPROVEMENT PROGRAM FISCAL YEARS 1977 THROUGH 1981 TO INCLUDE TRANSFER OF \$12,900,000. FEDERAL AID URBAN SYSTEM FUNDS (FEDERAL SHARE), WHICH IS THE TOTAL FEDERAL AID URBAN SYSTEMS SHARE OF THE ENTIRE PATH EXTENSION PROJECT COST, FROM THE PREVIOUSLY ADOPTED STATE AREA-WIDE PROGRAM TO THE NEWARK TRANSPORTATION IMPROVEMENT PROGRAM; FURTHER THAT THE FISCAL YEAR 1977 ANNUAL ELEMENT OF THE TRI-STATE REGIONAL PLANNING COMMISSION TRANSPORTATION IMPROVEMENT BE AMENDED SO AS TO INDICATE THAT FEDERAL AID URBAN SYSTEM FUNDING PORTION OF THE PATH PROJECT ON PAGE 001 OF ATTACHMENT C (\$10.3 MILLION FEDERAL SHARE) IS CONSIDERED TO BE A PORTION OF THE NEWARK TRANSPORTATION PROGRAM FISCAL YEAR 1977 ANNUAL ELEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO DELIVER CHECK FOR \$6,000. PAYABLE TO ELLA ODUM AND MYRON FURMAN, ESQ., 22 UNION AVENUE, IRVINGTON, NEW JERSEY, IN FULL PAYMENT FOR ANY AND ALL CLAIMS ARISING OUT OF INCIDENT INVOLVING DEMOLITION DAMAGE TO BUILDING ON PREMISES KNOWN AS 102 MILFORD AVENUE WHICH OCCURRED ON SEPTEMBER 4, 1975;

FURTHER NO CHECK BE ISSUED UNTIL ALL PAPERS DEEMED NECESSARY BY CORPORATION COUNSEL HAVE BEEN RECEIVED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Tucker said there is some concern in relation to wrongful demolition and the incompetency dealing with administrative staff. We asked for a report and we have not as yet received the report but we have been in receipt of a communication from the attorney representing Mrs. Odum and he raises a viable point, that is although the damage has been done to her house and the personnel responsible had not been identified, it is his recommendation, and he is hopeful the majority of the Council, that we should not penalize Mrs. Odum by not authorizing the settlement. We should also communicate directly with the Business Administrator and indicate clearly that we have yet to receive a communication from him with a full detailed report of all demolitions since 1974.

The motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT APPLICATION TO NEW JERSEY STATE DEPARTMENT OF HEALTH REQUESTING FUNDS TO CONTINUE THE NEWARK URBAN RODENT AND INSECT CONTROL PROJECT FOR PERIOD JUNE 1, 1977 TO MAY 31, 1978; TOTAL ESTIMATED BUDGET IS \$274,547. AND NO CITY MATCH CONTRIBUTION IS NECESSARY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH MICHAEL COLEMAN IN THE AMOUNT OF \$2,400. FOR PROFESSIONAL SERVICES. FUNDS BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC5301, P.L.-93-383) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1)(a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following

April 6, 1977

1204

votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-e.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE AND DELIVER A CHECK IN  
AMOUNT OF \$1,500. PAYABLE TO GENERAL ELECTRIC CREDIT CORPORATION AND BLUM, PETRALLIO AND  
TURK, 154 SOUTH LIVINGSTON AVENUE, LIVINGSTON, NEW JERSEY, ATTORNEYS FOR THE PLAINTIFF, IN  
SETTLEMENT OF CLAIM FOR ELECTRICAL SUPPLIES FURNISHED AND DELIVERED BY RUTKIN RELIABLE  
ELECTRICAL SUPPLIES TO VARIOUS CITY DEPARTMENTS, ON VARIOUS DATES BETWEEN 1966 AND 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-f.

RESOLUTION AUTHORIZING THE MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND  
DEVELOPMENT OFFICE TO ENTER INTO ADMINISTRATIVE SERVICES AGREEMENT WITH THE HOUSING  
AUTHORITY OF THE CITY OF NEWARK, FOR PROVISION OF VARIOUS SERVICES REQUIRED PURSUANT TO  
THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, THIRD ACTION YEAR; HOUSING AUTHORITY  
SHALL RECEIVE PAYMENTS UP TO \$2,920,000.00 PAYABLE \$243,333.33 PER MONTH. (NO ADDITIONAL  
CITY FUNDS SHALL BE REQUIRED) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT  
TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(2))

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-g.

RESOLUTION AUTHORIZING THE MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND  
DEVELOPMENT OFFICE TO ENTER INTO AN AGREEMENT WITH HOUSING DEVELOPMENT AND REHABILITATION  
CORPORATION TO CONTINUE HOUSING PRESERVATION AND STABILIZATION SERVICES IN THE GREATER  
NEWARK AREA CONSISTENT WITH THE MAYOR'S URBAN DEVELOPMENT POLICY, AREA-WIDE DEVELOPMENT  
PLAN AND NATIONAL HOUSING GOAL; SOURCE OF FUNDS \$1,221,000. HCDA BLOCK GRANT FUNDS 1977-  
1978 FISCAL YEAR (RESOLUTION 7-R-by JANUARY 19, 1977); SERVICES SHALL COMMENCE APRIL  
1, 1977 AND BE COMPLETED BY APRIL 30, 1978, PURSUANT TO COUNCIL APPROVAL.

(Copy of resolution and correspondence submitted to each Member of the Council)

April 6, 1977

1205

A motion to adopt the resolution subject to the following conditions: 1) any budget revisions exceeding \$2,500. shall be approved by the Municipal Council; 2) no funds shall be budgeted next year for rental of office or car rental space and 3) Municipal Council expects this agency to relocate into City-owned property, was made by Councilman Tucker, seconded by Councilman Allen.

President Harris stated for the record that he certainly feels that the program is a worthwhile program. However, he does have reservations and this reservation centers around the fact that the Executive Director of the HDRC is going to be paid a salary of \$30,000. and has 25 employees working under him. The cabinet officer, the Chief Engineer of the City of Newark, earns \$30,000. and he has 57 employees and he is going to have additional employees. The Director of Health and Welfare, Mr. Buford, receives a salary of \$30,000. and has 426 employees working under him. The Director of Public Works receives a salary of \$25,000. and he has 840 employees working directly under his supervision and the Director of Recreation and Parks receives a salary of \$25,000. and he has 201 employees working under him. The Finance Director is comparable to the heart, it is the department that keeps the City operating, and most certainly he is most important in City government, and he receives a salary of \$30,000. and he has a total of 138 employees working under him. This man is going to earn close to the salary that is paid the Corporation Counsel, the Police Director and Fire Director. And let me state that if it were not for longevity involved, that he would earn as much as the Fire Director, in spite of the fact that he has 25 employees working under him. President Harris stated that, for the record, he will be willing to vote for it, if the Executive Director was earning less than the \$30,000. salary. He thinks he is overpaid.

The motion to adopt the resolution subject to the following conditions: 1) any budget revisions exceeding \$2,500. shall be approved by the Municipal Council; 2) no funds shall be budgeted next year for rental of office or car rental space and 3) Municipal Council expects this agency to relocate into City-owned property was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

No: President Harris.

/7-R-h.

RESOLUTION AUTHORIZING TRANSFER OF 1976 RESERVE APPROPRIATION, FROM MANDATORY ITEMS, STATUTORY EXPENDITURES, OLD AGE AND SURVIVORS INSURANCE-\$18,919. TO DEPARTMENT OF FINANCE, DIVISION OF REVENUE COLLECTIONS, OTHER SALARIES AND WAGES (COLLECTION REPRESENTATIVE), PURSUANT TO N.J.S.A. 40A:4-59.

(Copy of resolution and correspondence submitted to each Member of the Council)



April 6, 1977

1206

A motion directing the City Clerk to return this resolution to Administration, was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-1.

RESOLUTION APPROVING APPLICATION AND PLAN OF N.F.M. URBAN RENEWAL CORPORATION, AN URBAN RENEWAL CORPORATION OF THE STATE OF NEW JERSEY, FOR CONSTRUCTION, MAINTENANCE AND OPERATION OF A PROJECT ON LAND, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION AS PART OF LOT 31 IN BLOCK 2423, FRONTING ON 55-69 JOSEPH STREET, NEWARK, NEW JERSEY, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 20 YEARS FROM DATE OF EXECUTION OF A FINANCIAL AGREEMENT OR PERIOD OF 15 YEARS FROM DATE OF COMPLETION OF SAID PROJECT AS EVIDENCED BY ISSUANCE OF CERTIFICATE OF OCCUPANCY, WHICHEVER PERIOD SHALL FIRST OCCUR, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF NEW JERSEY STATUTE 40:55C-40, ET SEQ.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker.

Councilman Martinez said he would like to point out a couple of things with respect to this resolution. It has been in the area for approximately 10 years, the new applicant will be paying \$6,000. a year, which is an increase of the current taxes which are being paid now. He will hire approximately 50 employees which will be an increase in the payroll tax, he will also be taking an undeveloped area and developing something. It has taken a long time and he is happy to see it get off the ground.

The motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$4,000., IN FULL AND COMPLETE SETTLEMENT OF THEIR CLAIM, PAYMENT TO JAMES ABERCROMBIA AND CHRISTINE ABERCROMBIA AND ARNOLD C. FRIEDMAN, THEIR ATTORNEY, UPON RECEIPT OF GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR PERSONAL INJURIES SUSTAINED TO JAMES ABERCROMBIA AS RESULT OF FALL THROUGH MANHOLE AT INTERSECTION OF OSBORNE TERRACE AND ECKERT AVENUE. (SUIT FILED IN SUPERIOR COURT OF NEW JERSEY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

April 6, 1977

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

1237

7-R-k.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM 6613  
REALTY CORPORATION, A NEW JERSEY CORPORATION, OWNER OF PREMISES 66 NORTH 13TH STREET,  
BLOCK 1923, LOT 14, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF  
FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by  
Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-1.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF  
APPROPRIATION, TREATMENT ALTERNATIVE TO STREET CRIME (TASC), \$63,333.; ITEM AVAILABLE FROM  
STATE OF NEW JERSEY LAW ENFORCEMENT PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by  
Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-m.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION,  
COMPREHENSIVE EMPLOYMENT AND TRAINING TITLE I, SPECIAL ENERGY PROGRAM, \$11,285.; ITEM  
AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR - EMPLOYMENT AND TRAINING ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-n.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO HUBERT  
WILLIAMS, LIEUTENANT, POLICE DEPARTMENT, FOR PERIOD BEGINNING JANUARY 1, 1977 AND ENDING  
JUNE 30, 1977. (POLICE DIRECTOR - FIRST LEAVE BEGAN JULY 1, 1974)

A motion to adopt the resolution was made by Councilman Martinez, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-o.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO SALVATORE JULIANO, SANITATION FOREMAN, DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, FOR PERIOD BEGINNING JULY 1, 1976 AND ENDING JANUARY 1, 1977. (MANAGER, SAFE AND CLEAN STREETS - FIRST LEAVE BEGAN JANUARY 1, 1976)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO SALVATORE JULIANO, SANITATION FOREMAN, DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, FOR PERIOD BEGINNING JANUARY 1, 1977 AND ENDING JULY 1, 1977. (MANAGER, SAFE AND CLEAN STREETS - FIRST LEAVE BEGAN JANUARY 1, 1976)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO JUDY FORD WILSON NUTRITIONIST, C.H.S., DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, BUREAU OF HEALTH EDUCATION, FOR PERIOD BEGINNING JUNE 2, 1976 AND ENDING DECEMBER 2, 1976. (PROJECT DIRECTOR, W.I.C. - FIRST LEAVE BEGAN JUNE 2, 1976)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO JUDY FORD WILSON NUTRITIONIST, C.H.S., DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, BUREAU OF HEALTH EDUCATION, FOR PERIOD BEGINNING December 2, 1976 AND ENDING JUNE 2, 1977. (PROJECT DIRECTOR, W.I.C. - FIRST LEAVE BEGAN JUNE 2, 1976)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO VANESSA BROOKINS, MEDICAL CLAIMS EXAMINER, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL,

April 6, 1977

FOR PERIOD BEGINNING FEBRUARY 28, 1977 AND ENDING AUGUST 28, 1977. (CONTINUE WORKING ON FEDERAL PROGRAM - FIRST LEAVE BEGAN FEBRUARY 27, 1976)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t. RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO KAREN MOORE, CLERK TYPIST, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, FOR PERIOD BEGINNING MARCH 30, 1977 AND ENDING SEPTEMBER 30, 1977. (EDUCATIONAL - FIRST LEAVE BEGAN SEPTEMBER 29, 1976)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u. RESOLUTION ACCEPTING A FINAL BID FOR PURCHASE OF CITY-OWNED PROPERTY KNOWN AS BLOCK 17, LOT 1, 16-20 PARK PLACE, NEWARK, NEW JERSEY, BASED UPON RESOLUTION 7-R-k, ADOPTED MARCH 16, 1977, "RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 16-20 PARK PLACE, BLOCK 17, LOT 1, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting additional data, was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v. RESOLUTION AUTHORIZING CORPORATION COUNSEL TO EXECUTE ANNEXED FORM OF RELEASE OR SUCH FORM AS MAY BE SATISFACTORY TO THE CORPORATION COUNSEL RELEASING FLORIDA-NEWARK, INC. FROM ANY OBLIGATION ARISING OUT OF THE AUCTION OF CITY-OWNED PROPERTY HELD ON FEBRUARY 14, 1977. (FLORIDA-NEWARK, INC. HAS AGREED TO FORFEIT ITS DEPOSIT IN THE AMOUNT OF \$8,325. TOGETHER WITH INTEREST FROM THE DAY OF DEPOSIT - IN REM JUDGMENT OF FORECLOSURE, DESIGNATED AS LOTS 3, 4, 5, 41, 42, 43 AND 44 IN BLOCK 1275)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

April 6, 1977

1210

7-R-w.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT NEEDED FOR  
PUBLIC USE, SALE OF SCRAP VEHICLES AND OBSOLETE ELECTRICAL AND CARBURATION UNITS -  
DIVISION OF MOTORS; PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-x.

RESOLUTION AUTHORIZING THE MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR  
AGREEMENT WITH ESSEX COUNCIL NO. 1, CIVIL SERVICE ASSOCIATION, EFFECTIVE JANUARY 1, 1976  
THROUGH DECEMBER 31, 1978.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-y.

RESOLUTION AUTHORIZING THE MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE AN  
AMENDMENT TO THE LABOR AGREEMENT WITH LOCAL 945, INTERNATIONAL BROTHERHOOD OF TEAMSTERS,  
CHAUFFEURS, WAREHOUSEMEN AND HELPERS OF AMERICA, EFFECTIVE JANUARY 1, 1975 THROUGH  
DECEMBER 31, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-z.

RESOLUTION AUTHORIZING THE MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR  
AGREEMENTS WITH THE TRADES BENEVOLENT ASSOCIATION AFL - CIO, EFFECTIVE JANUARY 1, 1976  
THROUGH DECEMBER 31, 1978.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-ba.

RESOLUTION AUTHORIZING THE MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR

April 6, 1977

1211

AGREEMENT WITH THE PUBLIC HEALTH NURSE ASSOCIATION, EFFECTIVE JANUARY 1, 1977 THROUGH DECEMBER 31, 1978.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING THE MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR AGREEMENT WITH THE BUILDING TRADES BARGAINING COMMITTEE, EFFECTIVE JANUARY 1, 1976 THROUGH DECEMBER 31, 1978.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING THE MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR AGREEMENT WITH LOCAL 2297, AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES AFL-CIO, EFFECTIVE JANUARY 1, 1976 THROUGH DECEMBER 31, 1978.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING THE MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR AGREEMENT WITH LOCAL 2299, AMERICAN FEDERATION OF STATE, COUNTY, AND MUNICIPAL EMPLOYEES, AFL-CIO, EFFECTIVE JANUARY 1, 1976 THROUGH DECEMBER 31, 1978.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TOTALLING \$531,035.32 TO INDIVIDUALS ON ANNEXED EXHIBIT "A" BY REASON OF COUNTY BOARD JUDGMENTS, STATE BOARD JUDGMENTS AND CASH OVERPAYMENTS, FOR THE YEARS 1971, 1972, 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

April 6, 1977

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY (SLEPA) FOR CRIMINAL JUSTICE PLANNING PROJECT ENTITLED "TREATMENT ALTERNATIVE TO STREET CRIME (TASC): CONTRACT PROVIDES FOR FUNDING FROM SLEPA-\$59,999., STATE BUY-IN-\$3,334. AND LOCAL CASH-\$3,333., TOTALLING \$66,666. (LOCAL CASH MATCH OF 5% TO BE PROVIDED BY MPDO WITH HCDA FUNDS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION AMENDING RESOLUTION 7-R-t, JANUARY 19, 1977, BY CHANGING NAME OF CONTRACTOR FROM J. AND L. SERVICE (JOSEPH LAMERA, PROPRIETOR) TO JOSEPH LAMERA, AN INDIVIDUAL, T/A J. AND L. SERVICE; TO PURCHASE USED BRICK RECOVERED BY NEWARK DEMOLITION TEAM PROJECT DURING COURSE OF THEIR DEMOLITION WORK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING MAYOR TO FILE A PRE-APPLICATION WITH THE DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION FOR FEDERAL ASSISTANCE TO CONDUCT A SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTH AT A FUNDING LEVEL OF \$4,097,200.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION RATIFYING GRANT AGREEMENT FOR PERIOD JANUARY 1, 1977 THROUGH APRIL 6, 1977 WITH UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION; FURTHER AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO AN

**1213** INITIAL FUNDING GRANT AGREEMENT WITH THE UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION FOR \$409,720. TO CONDUCT INITIAL PLANNING AND PREPARATION FOR THE 1977 SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTH; FURTHER AUTHORIZING CONTINUATION OF GRANT AGREEMENT FROM APRIL 7, 1977 TO SEPTEMBER 30, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj. RESOLUTION AMENDING RESOLUTION 7-R-a, FEBRUARY 7, 1977, BY INCREASING GRANT BY \$11,285. MAKING A TOTAL OF \$209,952. INSTEAD OF \$198,667., ALL OTHER PROVISIONS OF RESOLUTION REMAIN UNCHANGED. (ENERGY RELATED GRANT FROM UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk. RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 839-845 NORTH SIXTH STREET, BLOCK 748A, LOTS 20 AND 24, NEWARK, NEW JERSEY, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl. RESOLUTION DESIGNATING BUS STOP ALONG WASHINGTON STREET, NORTHBOUND ON THE EASTERLY SIDE THEREOF AT JAMES STREET (FAR SIDE) BEGINNING AT THE NORTHERLY CURB LINE OF JAMES STREET AND EXTENDING 108 FEET THEREFROM; PURSUANT TO SECTION 39:4-197 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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7-R-bm.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$2,000 PAYABLE TO NORA MANGULA AND MAURICE H. BITNER, ESQ., HER ATTORNEY, UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY HER IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR INJURIES SUSTAINED AS RESULT OF FALL OVER POTHOLE WHILE WALKING ADJACENT TO HER HOME ON SUMMER AVENUE. (SUIT FILED IN SUPERIOR COURT OF NEW JERSEY CLAIMING NEGLIGENT MAINTENANCE OF CITY STREET)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR AND PERSONNEL OFFICER TO CONTINUE HOSPITALIZATION COVERAGE, AS NECESSARY UNDER THE HOSPITAL SERVICE PLAN OF NEW JERSEY, TO RENEGOTIATE THE SURGICAL AND MAJOR MEDICAL PROVISIONS, WHICH SHALL INCLUDE DEATH BENEFIT PROVISIONS (AS ORDAINED BY MUNICIPAL COUNCIL) WITH A RECOGNIZED CARRIER WHO SHALL OFFER THE BEST CONTRACT AT COMPETITIVE COST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION AUTHORIZING MAYOR TO FILE PRE-APPLICATION WITH UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION FOR FEDERAL ASSISTANCE FOR FISCAL YEAR 1978 UNDER TITLE I OF THE COMPREHENSIVE EMPLOYMENT AND TRAINING ACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION AUTHORIZING MAYOR TO FILE PRE-APPLICATION WITH UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION FOR FEDERAL ASSISTANCE FOR FISCAL YEAR 1978 UNDER TITLE II OF THE COMPREHENSIVE EMPLOYMENT AND TRAINING ACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bq. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH JOHN TEARE TO SERVE AS A CONSULTANT FOR DRUG RELATED REHABILITATION PROGRAMS AND PROVIDE ANALYSIS TO THE MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING AT A RATE OF \$125. PER DAY, FOR SUM NOT TO EXCEED \$2,125.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-br. RESOLUTION AUTHORIZING CITY TREASURER TO WITHDRAW A CHECK IN THE AMOUNT OF \$76.70 FROM THE WATER OPERATING FUND, PAYABLE TO THE CITY OF NEWARK LAW DEPARTMENT FOR PAYMENT OF COURT COSTS IN THE CASE OF THE "CITY OF NEWARK VS. WILLIE THOMAS". THE AMOUNT OF \$76.70 IS A CREDIT BALANCE NOW ON THE RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO OVERPAYMENT MADE ON ACCOUNT NO. 99-916-2060-00.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bs. RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FREDMORO CO., A PARTNERSHIP, CONSISTING OF FREDERICK ROUNTREE AND RUDY ROUNTREE, OWNERS OF PREMISES 388 CENTRAL AVENUE, BLOCK 1839, LOT 6, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-bt. RESOLUTION CANCELLING \$107.11 ERRONEOUSLY ASSESSED AGAINST BLOCK 379, LOT 1, NOW

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MERGED AS PART OF BLOCK 378, LOT 1, ALSO KNOWN AS 1-77 WEST MARKET STREET, PRESENTLY OWNED BY ESSEX COUNTY COLLEGE. (EXEMPT PROPERTY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO AGREEMENT WITH IRONBOUND FIRST AID SQUAD, TO EFFECT A VOLUNTARY CONTRIBUTION TO SAID IRONBOUND FIRST AID SQUAD, SUM OF \$3,000. (VOLUNTEER AMBULANCE RENDERING SERVICE THROUGHOUT THE CITY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO AGREEMENT WITH VAILSBURG FIRST AID AMBULANCE SQUAD, TO EFFECT A VOLUNTARY CONTRIBUTION TO SAID VAILSBURG FIRST AID AMBULANCE SQUAD, SUM OF \$1,500. (VOLUNTEER AMBULANCE RENDERING SERVICE THROUGHOUT THE CITY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO AGREEMENT WITH SOUTH SIDE AMBULANCE SQUAD, TO EFFECT A VOLUNTARY CONTRIBUTION TO SAID SOUTH SIDE AMBULANCE SQUAD, SUM OF \$1,500. (VOLUNTEER AMBULANCE RENDERING SERVICE THROUGHOUT THE CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-by.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO AGREEMENT WITH NORTH WARD CITIZENS FIRST AID SQUAD, TO EFFECT A VOLUNTARY CONTRIBUTION TO SAID NORTH WARD CITIZENS FIRST AID SQUAD, SUM OF \$1,500. (VOLUNTEER AMBULANCE RENDERING SERVICE THROUGHOUT THE CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Councilman Allen requested the Council to defer action on Resolutions 7-R-by through 7-R-cg, proposed City contracts dealing with the \$54. million Compre-Health Plan. He felt a relatively short delay, during which the Council can objectively review the process by which these contracts are being offered, will in no way diminish health services in any part of Newark. Moreover, the Council has been told these proposed contracts cannot be implemented without at least one additional contract-namely, a proposed contract with Beth Israel Hospital to serve as the required back-up facility. And further, we have been reliably informed that this contract is not likely to be ready in less than a month. He sees no reason why the Council should consider proposed contracts for a multi-million dollar project on a piecemeal basis. When all proposed contracts are ready, the Council can act on the basis of all the facts. He cannot understand why those individuals who have delayed implementation of this project for five years are now seeking to rush the City Council into approving proposed contracts we have only seen for less than a week. He cannot believe that anyone's legitimate interests would be adversely affected by a reasonable opportunity for review and discussion.

Councilman Allen stated that no one in Newark has struggled longer or harder than he has in support of improved medical care in Newark. You may recall that he helped find the first Community Health Care Center in this City and with the support of his colleagues, he will continue to spearhead efforts to enhance medical care delivery for all Newark residents.

7-R-by.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A THREE-PARTY CONTRACT WITH NEW JERSEY STATE HEALTH SERVICES CORPORATION AND UNION PRESCRIPTION SERVICE, INC. FOR PROVISION OF PHARMACEUTICAL SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ANNUAL CAPITATION RATES ESTABLISHED FOR SAID SERVICES BETWEEN SAID PARTIES; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO

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NEGOTIATE ON BEHALF OF CITY OF NEWARK FOR ANY AND ALL ADJUSTMENTS OF THE ACTUAL PAYMENTS DUE AND/OR THE CONTROLLING CAPITATION RATES PAYABLE UNDER SAID CONTRACT; FUNDS AVAILABLE FROM NEW JERSEY STATE HEALTH SERVICES CORPORATION AND NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITIES AND/OR EXPENDITURE INCURRED UNDER AFORESAID CONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A SUBCONTRACT WITH COMMUNITY NURSING OF ESSEX AND WEST HUDSON FOR DELIVERY OF HOME NURSING CARE SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND THE EFFECTIVE MEDICAID REIMBURSEMENT RATES, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER THE SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A THREE-PARTY CONTRACT WITH NEW JERSEY STATE HEALTH SERVICES CORPORATION AND LABORATORY PROCEDURES, INC. FOR PROVISION OF LABORATORY AND PATHOLOGY SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ANNUAL CAPITATION RATES ESTABLISHED FOR SAID SERVICES BETWEEN SAID PARTIES; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE

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TO NEGOTIATE ON BEHALF OF CITY OF NEWARK FOR ANY AND ALL ADJUSTMENTS DUE AND/OR THE CONTROLLING CAPITATION RATES; FUNDS AVAILABLE FROM NEW JERSEY STATE HEALTH SERVICES CORPORATION AND NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID CONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A SUBCONTRACT WITH BEITMAN SURGICAL CO. FOR PROVISION OF PROSTHETIC AND ORTHOTIC DEVICES AND SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.S.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND THE EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH THE NEWARK COMMUNITY HEALTH SERVICES GROUP, FOR DELIVERY OF SPECIAL MEDICAL SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER,

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RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH THE NEWARK COMMUNITY HEALTH SERVICES GROUP, FOR DELIVERY OF DENTAL CARE SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER THE AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ce.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH NEWARK DIAGNOSTIC RADIOLOGY GROUP FOR DELIVERY OF RADIOLOGICAL SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND THE EFFECTIVE MEDICAID REIMBURSEMENT RATES, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION

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7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A SUBCONTRACT WITH EYE INSTITUTE OF NEW JERSEY FOR DELIVERY OF VISION CARE SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A SUBCONTRACT WITH UNITONE CORPORATION, UNITONE HEARING AID CENTER, FOR PROVISION OF HEARING AIDS AND RELATED EQUIPMENT AND SERVICES TO ENROLLED MEMBERS OF NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT,



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DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUB-CONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ch. RESOLUTION RATIFYING CONTRACT BETWEEN CITY OF NEWARK AND YOUTH DEVELOPMENT CLINIC OF NEWARK; FOR PERIOD APRIL 1, 1977 TO APRIL 6, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH YOUTH DEVELOPMENT CLINIC OF NEWARK FOR PSYCHIATRIC AND OTHER SUPPORTIVE SERVICES RENDERED AT THE YOUTH DEVELOPMENT CLINIC OF NEWARK, 303-309 WASHINGTON STREET, NEWARK, FOR PERIOD APRIL 7, 1977 TO DECEMBER 31, 1977; MAXIMUM AMOUNT UNDER CONTRACT IS \$25,571.70, 1977 MUNICIPAL OPERATING BUDGET, DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1, ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ci. RESOLUTION RATIFYING CONTRACT BETWEEN CITY OF NEWARK AND HARRY TAFF, M.D., FOR PERIOD APRIL 1, 1977 TO APRIL 6, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH HARRY TAFF, M.D., FOR DELIVERY OF MEDICAL SERVICES AT NEWARK DIVISION OF HEALTH, FROM APRIL 7, 1977 TO DECEMBER 31, 1977; MAXIMUM AMOUNT UNDER CONTRACT IS \$9,750.; FUNDS AVAILABLE FROM CERTIFIED HEALTH SERVICES, DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-cj.

RESOLUTION RATIFYING CONTRACT BETWEEN CITY OF NEWARK AND SERGIO F. FUNARO, M.D.  
FOR PERIOD APRIL 1, 1977 TO APRIL 6, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND  
WELFARE TO ENTER INTO CONTRACT WITH SERGIO F. FUNARO, M. D., FOR DELIVERY OF MEDICAL  
SERVICES AT NEWARK DIVISION OF HEALTH FOR PERIOD APRIL 7, 1977 TO DECEMBER 31, 1977;  
MAXIMUM AMOUNT UNDER CONTRACT IS \$7,800.; FUNDS AVAILABLE FROM CERTIFIED HEALTH SERVICES,  
DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT  
TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF  
RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

President Harris.

7-R-ck.

RESOLUTION RATIFYING CONTRACT BETWEEN CITY OF NEWARK AND JIACOMO ADESSA, M.D.,  
FOR PERIOD APRIL 1, 1977 TO APRIL 6, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND  
WELFARE TO ENTER INTO CONTRACT WITH JIACOMO ADESSA, M.D., FOR DELIVERY OF MEDICAL SERVICES  
AT NEWARK DIVISION OF HEALTH FOR PERIOD APRIL 7, 1977 TO DECEMBER 31, 1977; MAXIMUM AMOUNT  
UNDER CONTRACT IS \$9,750.; FUNDS AVAILABLE FROM CERTIFIED HEALTH SERVICES, DEPARTMENT OF  
HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL  
PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

President Harris.

7-R-cl.

RESOLUTION RATIFYING CONTRACT BETWEEN CITY OF NEWARK AND JEROME HIRSCHBERG, O.D.,  
FOR PERIOD APRIL 1, 1977 TO APRIL 6, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND  
WELFARE TO ENTER INTO CONTRACT WITH JEROME HIRSCHBERG, O.D., FOR DELIVERY OF OPTOMETRIC  
SERVICES AT NEWARK DIVISION OF HEALTH FOR PERIOD APRIL 7, 1977 TO DECEMBER 31, 1977;  
MAXIMUM AMOUNT UNDER CONTRACT IS \$5,850.; FUNDS AVAILABLE FROM CERTIFIED HEALTH SERVICES,  
DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT  
TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF  
RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by

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Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, **1224**

President Harris.

7-R-cn.      RESOLUTION RATIFYING CONTRACT BETWEEN CITY OF NEWARK AND ROBERT BOZZI, M.D., FOR PERIOD APRIL 1, 1977 TO APRIL 6, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH ROBERT BOZZI, M.D., FOR DELIVERY OF MEDICAL SERVICES AT NEWARK DIVISION OF HEALTH FOR PERIOD APRIL 7, 1977 TO DECEMBER 31, 1977; MAXIMUM AMOUNT UNDER CONTRACT IS \$5,850.; FUNDS AVAILABLE FROM CERTIFIED HEALTH SERVICES, DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

President Harris.

7-R-cn.      RESOLUTION RATIFYING CONTRACT BETWEEN CITY OF NEWARK AND FRANK GRADONE, M.D., FOR PERIOD APRIL 1, 1977 TO APRIL 6, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH FRANK GRADONE, M.D., FOR DELIVERY OF MEDICAL SERVICES AT NEWARK DIVISION OF HEALTH FOR PERIOD APRIL 7, 1977 TO DECEMBER 31, 1977; MAXIMUM AMOUNT UNDER CONTRACT IS \$900.; FUNDS AVAILABLE FROM CERTIFIED HEALTH SERVICES, DEPARTMENT OF HEALTH AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

President Harris.

7-R-co.      RESOLUTION AUTHORIZING MAYOR TO EXECUTE AN AMENDMENT TO CURRENT COOPERATION AGREEMENT BETWEEN NEWARK REDEVELOPMENT AND HOUSING AUTHORITY AND CITY OF NEWARK; AUTHORITY AGREEING TO MAKE PILOT PAYMENTS IN AN AMOUNT EQUAL TO LESSER OF 6.28% OF GROSS RENTS RECEIVED OR THE THEN EXISTING MUNICIPAL TAX RATE FOR AND ON ACCOUNT OF THE ADDITION OF A 200 UNIT ELDERLY HIGH RISE PROJECT IN BRANCH BROOK PARK AREA; KNOWN AS REAR 929-931 FRANKLIN AVENUE AND REAR 939 FRANKLIN AVENUE AND DESIGNATED AS BLOCK 791, LOT 1 AND BLOCK 800, LOT 5, RESPECTIVELY, ON THE TAX MAPS OF THE CITY OF NEWARK; ALL OTHER TERMS AND CONDITIONS ON ANNEXED COOPERATION AGREEMENT SHALL REMAIN IN FULL FORCE AND EFFECT.

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(RESOLUTION 7-R-b, JULY 12, 1967 AND RATIFIED BY AUTHORITY BY RESOLUTION 68-9-8,  
SEPTEMBER 18, 1968)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cp.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT FROM NEW JERSEY STATE DEPARTMENT OF HEALTH, ADDITIONAL FUNDS IN SUM OF \$1,036,127. TO CONTINUE THE W.I.C. (WOMEN'S, INFANT'S AND CHILDREN'S SUPPLEMENTAL FOOD PROGRAM) THROUGH PERIOD ENDING SEPTEMBER 30, 1977; FURTHER AMENDING RESOLUTION 7-R-ci, OCTOBER 6, 1976, BY INCREASING GRANT FROM \$1,59,200. TO \$2,195,327. AND CHANGING PERIOD TO SEPTEMBER 30, 1977 INSTEAD OF MARCH 31, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AMENDED GRANT-IN-AID CONTRACT TO EFFECT THE EXTENSION OF W.I.C. (WOMEN'S INFANT'S AND CHILDREN'S SUPPLEMENTAL FOOD PROGRAM) TO SEPTEMBER 30, 1977. (NO MATCH IS REQUIRED BY THE CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cq.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, WOMEN'S, INFANT'S AND CHILDREN'S SUPPLEMENTAL FOOD PROGRAM, \$1,036,127.; ITEM AVAILABLE FROM NEW JERSEY STATE DEPARTMENT OF HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cr.

RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, EXPRESSING PROFOUND SORROW AND REGRET UPON THE DEATH OF JUDGE JAMES R. GIULIANO.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-cs.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO CONTRACT ON BEHALF OF CITY OF NEWARK WITH N. FARRO CONTRACTING COMPANY AND F. FARRO CONTRACTING COMPANY, A JOINT VENTURE, 18 KNOX PLACE, NUTLEY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 77-09, 1977 FEDERALLY ASSISTED CODE ENFORCEMENT (F.A.C.E.) REDEVELOPMENT PROGRAM RESURFACING OF VARIOUS STREETS IN AREA E-4, FOR \$340,000., BASED UPON UNIT PRICE AS SHOWN IN THEIR PROPOSAL IN ACCORDANCE WITH THE SPECIFICATIONS; FURTHER THE CITY RESERVES THE RIGHT AT ITS OPTION TO EXTEND SAID CONTRACT TO THE FULL AMOUNT OF BID UP TO \$519,915. AND SHOULD THE CITY ELECT TO EXERCISE ITS OPTION UNDER THE AGREEMENT ANNEXED HERETO, IT SHALL BE DONE BY APPROPRIATE RESOLUTION OF THE MUNICIPAL COUNCIL; FUNDS PROVIDED FOR BY BOND ORDINANCE 6-S & F-c, AUGUST 5, 1970 AND BOND ORDINANCE 6-S & F-b, FEBRUARY 21, 1973 AS AMENDED BY BOND ORDINANCE 6-S & F-f JUNE 6, 1973. (CAPITAL BUDGET PROJECT NOS. 79/170-72 THROUGH 79/192-72 AND 137-70)

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk stated the Law Department has submitted a legal opinion to the effect this award can be made for an amount less than the original bid submitted.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

7-R-ct.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXTEND PURCHASE ORDER AND TO CONTINUE DISPOSAL OPERATIONS AT THE MUNICIPAL SANITARY LANDFILL AUTHORITY AS AN EMERGENCY MEASURE FOR ANOTHER INTERIM PERIOD, BUT SAID PERIOD SHALL NOT EXCEED 60 DAYS; PURSUANT TO N.J.S.A. 40A:11-6; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO RE-ADVERTISE AND RECEIVE LEGITIMATE AND RESPONSIBLE BIDS FOR DISPOSAL OF NEWARK'S MUNICIPAL SOLID WASTE IN ACCORDANCE WITH LOCAL PUBLIC CONTRACTS LAW OF STATE OF NEW JERSEY; COST FOR DISPOSAL SHALL NOT EXCEED \$.79 PER CUBIC YARD ON A UNIT PRICE BASIS, BUT SHALL NOT EXCEED \$70,000. AND THE \$.04 PER CUBIC YARD TIPPING CHARGE PAYMENTS REQUIRED BY THE NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION WILL BE KEPT SEPARATELY FROM REGULAR DISPOSAL CHARGES AND MAINTAINED IN SEPARATE ESCROW ACCOUNT UNTIL SUCH TIME AS USE OF SAID CHARGE IS APPROVED BY THE APPROPRIATE STATE AGENCIES; FUNDS AVAILABLE FROM LINE ITEM ACCOUNT NO. 7191, DIVISION OF SANITATION, DEPARTMENT OF PUBLIC WORKS.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cu.

RESOLUTION APPOINTING COUNCILMAN MICHAEL P. BOTTONE, AS A MEMBER OF THE BOARD OF SCHOOL ESTIMATE, FOR A PERIOD BEGINNING APRIL 6, 1977 AND ENDING DECEMBER 31, 1977.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION FOR COUNCIL TO DIRECT CITY CLERK TO NOTIFY CITY REAL ESTATE COMMISSION AND MAYOR'S POLICY AND DEVELOPMENT OFFICE (M.P.D.O) THAT ALL CITY-OWNED PROPERTIES BEING HELD OUT FROM POTENTIAL SALES, SUBSEQUENT IMPROVEMENT, AND ADDITION TO THE CITY TAX ROLLS BY DEMAND OF M.P.D.O. ARE HEREBY RELEASED BY ORDER OF THE COUNCIL AND THAT ALL SIMILAR REQUESTS TO THE REAL ESTATE COMMISSION BY ANY AGENCY, DEPARTMENT, OR OFFICE OF THE CITY SHALL NOT BE EFFECTED WITHOUT PRIOR FORMAL COUNCIL APPROVAL, was made by Councilman Allen, seconded by Councilman Giuliano.

Councilman Tucker felt Councilman Allen's concern relates to specific property. In some cases it is to the City's advantage to hold properties and in some cases it is not. He asked if it would be agreeable to amend this motion to deal with specific properties primarily those for development purposes.

Councilman Giuliano noted this motion is not anything against the Real Estate Commission. He believes they are doing a good job but he feels the Councilmen should have an input here. He thinks all property should be involved.

Councilman Allen replied it is not the Real Estate in general. Through Mr. Jackie Levitt who is the City Planner and Researcher, we are trying that MPDO held about half of the Central Ward property which we didn't know anything about. He noted that about three or four months ago before the City Council, the Council as a whole recommended that Mr. Wilbur Allen not be putting "holds" on property unless it was brought to our attention. He found out that in one case, a fellow had about 25 employees in a building, they got a "hold" on it and he cannot lease the building, cannot buy and he's on a verge of moving out because there are "holds" on something we don't know anything about.

The motion to adopt A MOTION FOR COUNCIL TO DIRECT CITY CLERK TO NOTIFY CITY REAL ESTATE COMMISSION AND MAYOR'S POLICY AND DEVELOPMENT OFFICE (M.P.D.O.) THAT ALL CITY-

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OWNED PROPERTIES BEING HELD OUT FROM POTENTIAL SALES, SUBSEQUENT IMPROVEMENT, AND ADDITION TO THE CITY TAX ROLLS BY DEMAND OF M.P.D.O. ARE HEREBY RELEASED BY ORDER OF THE COUNCIL AND THAT ALL SIMILAR REQUESTS TO THE REAL ESTATE COMMISSION BY ANY AGENCY, DEPARTMENT, OR OFFICE OF THE CITY SHALL NOT BE EFFECTED WITHOUT PRIOR FORMAL COUNCIL APPROVAL, was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

No: Councilman Tucker.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 24, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-q) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF ASSISTANT PUBLIC DEFENDER, OFFICE OF THE MAYOR)."

(Assistant Public Defender

\$14,848. - \$18,038.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

8-b. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 24, 1977, "ENCLOSING PROPOSED "ORDINANCE REPEALING THE ORDINANCE 6-Ph, S & F-d DATED AUGUST 4, 1976, APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 105 HEDDEN TERRACE, NEWARK, NEW JERSEY, BLOCK 3027, LOT 11, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

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8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 25, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO (TO CREATE THE TITLE AND SALARY RANGE FOR MEMBER, CENTRAL PLANNING BOARD)."

(Member, Central Planning Board \$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 25, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 25, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 25, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)



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A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 25, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING POSITIONS IN THE NEWARK MUNICIPAL COUNCIL AND ESTABLISHING SALARIES THEREFOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 25, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF LAW AND ESTABLISHING SALARIES THEREFOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 25, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-j.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 25, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING POSITIONS IN THE DEPARTMENT

OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 25, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-l.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 25, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF POLICE (NON UNIFORMED) AND ESTABLISHING SALARIES THEREFOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 25, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF FIRE (NON UNIFORMED) AND ESTABLISHING SALARIES THEREFOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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8-n.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 25, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

8-o.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 25, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

8-p.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED MARCH 28, 1977, NOMINATING MR. JAMES CUNDARI, 380 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, AS COMMISSIONER, NEWARK HOUSING AUTHORITY (TERM TO EXPIRE APRIL 20, 1982)

(Copy of communication submitted to each Member of the Council)

(Mr. Cundari met with the Council April 5, 1977)

A motion to confirm the nomination of Mr. James Cundari as Commissioner, Newark Housing Authority, (term to expire April 20, 1982) was made by the Council of the Whole.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

President Harris: The nomination is confirmed.

8-q.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING A \$5,000.00 DEATH BENEFIT AND \$10,000.00 ACCIDENTAL DEATH AND DISMEMBERMENT BENEFIT FOR CERTAIN EMPLOYEES UNDER SIXTY-FIVE (65) YEARS OF AGE; \$1,500.00 DEATH BENEFIT FOR CERTAIN EMPLOYEES AGE SIXTY-FIVE

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(65) AND OVER; A \$1,500.00 DEATH BENEFIT FOR ELIGIBLE RETIREES, AT ANY AGE, WITH FIFTEEN YEARS OF SERVICE WITH THE CITY OF NEWARK."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Item, See 6-F-k, on Page 12, in the minutes of this meeting)

8-r.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 279 REAR BELMONT AVENUE, NEWARK, NEW JERSEY, BLOCK 2594, LOT 47, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1)." (\$100.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council on first reading was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-s.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 148-250 ACADEMY STREET, NEWARK, NEW JERSEY, BLOCK 405, LOTS 12 AND 13, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1)." (\$7,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Corporation Counsel Buck, Assistant Corporation Counsel Bressler, Executive Director Notte, Newark Redevelopment and Housing Authority and Ms. Gaskin, Architects Community Design Center to meet with the Council at their pre-meeting conference April 19, 1977 was made by Councilman Allen, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-t.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 74 ARLINGTON STREET, NEWARK, NEW JERSEY, BLOCK L01, LOT 10, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1)." (\$4,600.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

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A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-u. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 167 PRINCE STREET, NEWARK, NEW JERSEY, BLOCK 2537, LOT 14, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1)." (\$4,600.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-v. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 67 LILLIE STREET, BLOCK 2548, LOT 14, NEWARK, NEW JERSEY, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:11-12-13 (b) (1)." (\$5,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-w. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 270 ACADEMY STREET, NEWARK, NEW JERSEY, BLOCK 405, LOT 3, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$1,200.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite

April 6, 1977

1235

Corporation Counsel Buck, Assistant Corporation Counsel Bressler, Executive Director Notte, Newark Redevelopment and Housing Authority and Ms. Gaskin, Architects Community Design Center to meet with the Council at their pre-meeting conference April 19, 1977 was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

President Harris.

8-x.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 128-130 REAR WAVERLY AVENUE, BLOCK 2581, LOT 51, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1)." (\$435.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

President Harris.

8-y.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 264 ACADEMY STREET, NEWARK, NEW JERSEY, BLOCK 405, LOT 6, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1)." (\$1,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Corporation Counsel Buck, Assistant Corporation Counsel Bressler, Executive Director Notte, Newark Redevelopment and Housing Authority and Ms. Gaskin, Architects Community Design Center to meet with the Council at the pre-meeting conference April 19, 1977 was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

President Harris.

8-z.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 110-118 MONTGOMERY STREET, NEWARK, NEW JERSEY, BLOCK 2537, LOT 20, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF

April 6, 1977

N.J.S.A. 40A:12-13 (b) (1)." (\$11,800.)

1236

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-ba.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 29, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 268 ACADEMY STREET, NEWARK, NEW JERSEY, BLOCK 405, LOT 4, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1)." (\$1,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Corporation Counsel Buck, Assistant Corporation Counsel Bressler, Executive Director Notte, Newark Redevelopment and Housing Authority and Ms. Gaskin, Architects Community Design Center to meet with the Council at their pre-meeting conference April 19, 1977 was made by Councilman Allen, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-bb.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 31, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 68 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 32, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1)." (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the April 20, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-bc.

The City Clerk presented NOMINATION OF MR. VINCENT GALLUCCI, 111 JEFFERSON STREET, NEWARK, NEW JERSEY, AS A MEMBER OF THE BOARD OF ADJUSTMENT, FOR A TERM COMMENCING

April 6, 1977

1237

APRIL 6, 1977 AND ENDING FEBRUARY 1, 1980.

A motion to confirm the nomination of Mr. Vincent Gallucci, as a Member of the Board of Adjustment, for a term commencing April 6, 1977 and ending February 1, 1980, was made by Councilman Giuliano, seconded by Councilman Martinez.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

8-bd. The City Clerk presented NOMINATION OF MS. LILLIAN SIMPSON, 124 FABYAN PLACE, NEWARK, NEW JERSEY, AS A MEMBER OF THE BOARD OF ADJUSTMENT, FOR A TERM COMMENCING APRIL 6, 1977 AND ENDING FEBRUARY 1, 1981.

A motion to confirm the nomination of Ms. Lillian Simpson, as a Member of the Board of Adjustment, for a term commencing April 6, 1977 and ending February 1, 1981, was made by President Harris, seconded by Councilman James.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 18, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AND SUPPLEMENT SECTION 2:14-5, CHAPTER 14, PERSONNEL PRACTICES AND POLICIES OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966." (TO ESTABLISH SICK LEAVE POLICIES AND PROCEDURES).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from March 8, 1977 to March 29, 1977:



April 6, 1977

BINGO LICENSES

1238

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Francis Xavier Roman Catholic Church	7078 (Amended)
St. Bridget's Church	7206 (Amended)
St. Michael's Merry Makers	7247 (Amended)
Congregation B'Nai Zion	7250 (Amended)
Congregation Ahavas Sholom	7284
Beth David Jewish Center	7295 (Amended)
Our Lady of Mt. Carmel Church	7356 (Amended)
Mt. Carmel Guild - Special Education for the Blind	7379
St. Augustine's Holy Name Society	7386
St. Augustine's Church	7388
Stella Wright Christian Community	7389
St. Francis Xavier Roman Catholic Church	7391
Carnevale Spitz Chapter #3-DAV Auxiliary	7395
St. Benedict's Church	7401
Newark Lodge #21-BPOE	7405
St. Rose of Lima Church	7407

Senior Citizen #20

F.D.R. Senior Citizens

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Genesis Baptist Church	7378
Holy Name Society - St. James Church	7380
St. Michael's Cenacle Group	7381
St. Michael's Guard of Honor	7382
Chancellor Youth Council	7383
Most Worshipful Prince Hall Grand Lodge F & AM	7384
Our Lady of Mt. Carmel Church	7387
Boys Club of America Inc. Central Ward Unit	7390
United Masonic Brotherhood Inc.	7392
Clear View Baptist Church	7393
Newark Beth Israel Hospital Kidney Club	7394
St. Gerard Society of St. Francis Xavier Church	7396

April 6, 1977

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RAFFLES LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Essex-West Hudson Federation of Holy Name Societies	7397
Mothers Club of St. John's Ukrainian Catholic Church	7398
Parent Association of St. Benedict Elementary School	7399
St. Ann's Parent Teachers Association	7400
Shamrock Friendship Club of St. Patrick's Pro-Cathedral	
Mt. Olive AME Zion Church	7403
Guyton-Callahan Post #152 American League	7404
St. Columba Church	7406
Community Parents for 4H Youth Development, Inc.	7408

A motion to concur in the Report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

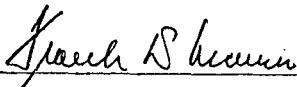
Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

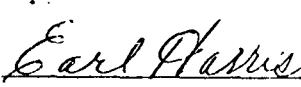
ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Earl Harris  
President

Newark, New Jersey, April 12, 1977

1240

A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 5:40 P.M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

President Harris stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on April 7, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also receive copies of the schedule and agenda as required by law."

The City Clerk read letter dated April 7, 1977 from Mayor Kenneth A. Gibson requesting a Special meeting, at 11 A.M., Tuesday, April 12, 1977 to consider four resolutions.

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING MAYOR TO FILE A PRE-APPLICATION WITH THE DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION FOR FEDERAL ASSISTANCE TO CONDUCT A SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTH AT A FUNDING OF \$4,097,200.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION RATIFYING GRANT AGREEMENT FOR PERIOD JANUARY 1, 1977 THROUGH APRIL 12, 1977 WITH UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION; FURTHER AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO AN INITIAL FUNDING GRANT AGREEMENT WITH THE UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION FOR \$409,720. TO CONDUCT INITIAL PLAN-

April 12, 1977

April 12, 1977

**1241**

NING AND PREPARATION FOR THE 1977 SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTH; FURTHER AUTHORIZING CONTINUATION OF GRANT AGREEMENT FROM APRIL 13, 1977 TO SEPTEMBER 30, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, SPEDY FISCAL YEAR 1977, \$409,720.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT, TITLE III.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH AUTOMATIC DATA PROCESSING, LOWEST RESPONSIBLE BIDDER, TO PROVIDE PAYROLL AND MANAGERIAL ASSISTANCE FOR SPEDY 1977 PAYROLL, FOR SUM NOT TO EXCEED \$50,000.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12.

A motion to adjourn this meeting was made by the Council of the Whole and adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

April 12, 1977

1242

This Special Meeting adjourned 5:45 P.M.

APPROVED:

*Frank D'Ascensio*

Frank D'Ascensio

City Clerk

*Earl Harris*

Earl Harris

President

1000



Newark, New Jersey, May 18, 1977

1443

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:15 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Charles E. Thomas, New Hope Baptist Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant Jack Yablonsky, Sergeant-at-Arms.

(Councilman James arrived 8:27 P. M.)

(Councilman Allen arrived 8:30 P. M.)

President Harris stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on May 10, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD MARCH 23, 1977.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

4-b. The City Clerk presented COPY OF MINUTES OF PRIVATE MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD MARCH 23, 1977.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

May 18, 1977

1443  
4-c.

The City Clerk presented COPY OF QUARTERLY FINANCIAL REPORT FOR THE THIRD QUARTER OF THE FISCAL YEAR 1976-1977, SUBMITTED BY SAUL EISENBERG, EXECUTIVE DIRECTOR, YOUTH DEVELOPMENT CLINIC OF NEWARK.

A motion that the Quarterly Financial Report be received and staff study be made for report to the Council was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE - RAMAPO, HELD MARCH 23, 1977.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, FILTRATION PLANT, HELD MARCH 23, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, TWO BRIDGES, HELD MARCH 23, 1977.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

4-g.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF APRIL, 1977.

A motion to approve the Report of Contracts Awarded was made by President Harris, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.



May 18, 1977

1444

4-h.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY TO MARCH, 1977.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

4-i.

The City Clerk presented REPORT OF DIVISION OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF APRIL, 1977.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

6-F-a.

The City Clerk read AN ORDINANCE SUPPLEMENTING TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(High Street, 585 feet north of the northerly curblin of Market Steet)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

President Harris: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 1, 1977.

6-F-b.

The City Clerk presented ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 109 WEST MARKET STREET, NEWARK, NEW JERSEY, BLOCK 405, LOT 21, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13

May 18, 1977

(b) (1). \$4,300.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

President Harris: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 1, 1977.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING SUMMIT STREET, COLDEN STREET AND ACADEMY STREET AS ONE-WAY STREETS.

(Summit Street, Southbound, from Warren Street to Academy Street  
Colden Street, Northbound, from Academy Street to Warren Street  
Academy Street, Westbound, from Summit Street to Colden Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-2, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding Keer Avenue, from Elizabeth Avenue to Fabian Place)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

May 18, 1977

1446

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

6-F-e.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," (6-S & F-d) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ASSISTANT PURCHASING AGENT AS PER CIVIL SERVICE CLASSIFICATION).

(Central Purchase Division

Assistant Purchasing Agent \$13,457. - \$16,361.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tables at an adjourned meeting of December 3, 1975 held December 10, 1975)

(Ordinance removed from the table April 20, 1977)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

President Harris: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 1, 1977.

6-F-f.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY DELETING THEREFROM THE LEFT TURNS PROHIBITIONS ON GOULD AVENUE.

(Deleting Gould Avenue, Eastbound to Northbound on West Market Street to Humboldt Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

May 18, 1977

1442  
A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

6-F-g.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON ACADEMY STREET.

(Deleting Academy Street, both sides, from Broad Street to University Avenue

Adding Academy Street, south side, from Broad Street to University Avenue

Academy Street, north side, from Broad Street to Halsey Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

President Harris: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 1, 1977.

6-F-h.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO ONE HOUR, ON ACADEMY STREET.

(Academy Street, north side, from Halsey Street to University Avenue, from 9:00 A. M. to 4:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman

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Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

President Harris: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 1, 1977.

6-F-1. The City Clerk read AN ORDINANCE AMENDING SECTION 23-5-5, PARKING LIMITED TO TWO HOURS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO TWO HOURS, ON ACADEMY STREET.

(Deleting Academy Street, north side, from University Avenue to Summit Street, from 7:00 A. M. To 4:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

President Harris: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 1, 1977.

A motion to remove from the Table and place under Ordinances for First Reading "AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$74,754. IN THE OFFICE OF THE MAYOR AND AGENCIES, MUNICIPAL COURTS, TO HIRE 13 ADDITIONAL PERSONS TO PROCESS UN-COLLECTED TRAFFIC VIOLATIONS," was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Villani,  
President Harris.

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1-1-5  
(Councilman James arrived 8:27 P. M.)

6-F-1.

The City Clerk read AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$74,754. IN THE OFFICE OF THE MAYOR AND AGENCIES, MUNICIPAL COURTS, TO HIRE 13 ADDITIONAL PERSONS TO PROCESS UNCOLLECTED TRAFFIC VIOLATIONS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Presiding Judge Booker, Court Administrator Warmington, Acting Budget Officer Banker and Police Coordinator Bogosa met with the Council May 10, 1977)

(Ordinance tabled April 20, 1977)

(Ordinance removed from the table May 18, 1977)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Martinez.

Councilman Carrino questioned whether this \$74,754. is included in the City budget and the City Clerk replied since this is an emergency appropriation it must be provided in next years budget.

Councilman Carrino questioned if there was some alternate means of funding and whether Mr. Warmington had explained this matter to the Council.

Councilman Giuliano replied Councilman Carrino was not present at the conference during the time Mr. Warmington explained there is a tremendous back log of unprocessed summons and the employment of these people will bring increased revenues to the City. He added the people to be hired are City personnel who were laid off.

Councilman Carrino suggested the City explore a method used by New York City where a private agency was hired to collect for tickets outstanding.

(Councilman Allen arrived 8:30 P. M.)

Councilman James said an important factor is there is a new Court Administrator who is anxious to reduce the back log in his Department and there is an indication that the City will collect \$3 million in revenues if this division functioned properly.

President Harris noted Council was in receipt of a memorandum from Mr. Warmington setting forth what the proposed program would accomplish and the amount of dollars to be gained by the City.

Councilman Martinez recalled about a year ago a private company made a presentation to the Council indicating they would send out mail grams and make collections themselves based upon a percentage basis and this was rejected.

The City Clerk noted this additional money and personnel will provide a closer liaison with Trenton and will develop a data bank which will permit this agency to collect funds more readily.

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Councilman James cited the conditions in the City are deplorable with people double and triple parking because they have no respect for ticketing. He felt if there was some effort made to secure immediate information there would be more respect on the part of the citizens when they receive these tickets.

The motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Carrino.

President Harris: The yeses are seven and the noes are one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 1, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:3-2, Prohibiting Left Turns of Title 23, Traffic of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

South on University Avenue to East on State Street

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to

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approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROPRIATING THE TOTAL SUM OF \$13,000. FROM WATER CAPITAL SURPLUS OF THE CITY OF NEWARK, NEW JERSEY, TO FINANCE ADDITIONAL COST OF CAPITAL BUDGET PROJECT #343-68 (RELOCATION OF WATER SYSTEM FACILITIES - FREEWAY CONSTRUCTION - INTERSTATE ROUTE 78, SECTION 5U CITY OF NEWARK AND TO FINANCE THE COST OF RELOCATION OF WATER SYSTEM FACILITIES - CITY OF NEWARK - FREEWAY CONSTRUCTION INTERSTATE ROUTE 280, SECTION 6K/7C, 7D AND 7G CITY OF NEWARK (CAPITAL BUDGET PROJECT #343 (A)-68).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the total sum of \$13,000 be and the same hereby is appropriated from Water Capital Surplus of the City of Newark for the following purpose:

1. The sum of \$3,000 for the relocation of existing water system facilities, City of Newark, necessitated by construction of freeway Interstate Route 78, Section 54, City of Newark authorized by Section 3 purpose 1 of Ordinance 6-S & F-f, adopted April 16, 1969. Said sum so appropriated shall be in addition to the sum of \$80,000 appropriated by said Ordinance for said purpose.

2. The sum of \$10,000. for the relocation of certain existing water system facilities, City of Newark, necessitated by construction of freeway Interstate Route 280, Section 6K/7C, 7D and 7G, City of Newark, Capital Budget Project #343(A)-68, which improvement and purpose is hereby authorized and is determined to be a capital improvement having a period of usefulness of 40 years.

Section 2. This ordinance shall take effect at the time and



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in the manner provided by law.

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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and defer action on this ordinance awaiting corrected debt statement, was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 213 CHARLTON STREET, BLOCK 2567, LOT 21, NEWARK, NEW JERSEY, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 213 Charlton Street, Newark New Jersey, Block 2567, Lot 21; be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,500. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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6-Ph, S & F-d.

1-5-3

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 73 FAIRVIEW AVENUE, NEWARK, NEW JERSEY, BLOCK 2574, LOT 29, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 73 Fairview Avenue, Newark, New Jersey, Block 2574, Lot 29, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,500. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale deed for the above-described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF

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NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING  
ON LYONS AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-6, Stopping or Standing Prohibited at Certain Times, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom the following:

Lyons Avenue, south side, from the westerly curb line of Schuyler Avenue to a point 120 feet westerly thereof, at any time.

Lyons Avenue, south side, from Maple Avenue to Osborne Terrace, at any time.

and adding thereto:

Lyons Avenue, south side, from Clinton Place to Osborne Terrace, from 7:00 A.M. to 9:00 A.M., Monday through Friday.

Section 2. A copy of this ordinance shall be forwarded to the Essex County Board of Chosen Freeholders for their review and concurrence.

Section 3. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed!

Section 4. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF

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TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED  
AND SUPPLEMENTED, PROHIBITING PARKING ON GROVE STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at all times of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Grove Street, both sides, beginning at the northerly curb line of South Orange Avenue and extending 75 feet northerly therefrom.

Section 2. A copy of this ordinance shall be forwarded to the Essex County Board of Chosen Freeholders for their review and concurrence.

Section 3. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-G.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING  
SALARIES THEREFOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. There is hereby created in the Department of Finance the following permanent position and there is also hereby established, as set forth opposite such position, the code and the annual minimum and annual maximum salaries therefor, as follows for the years 1977 and 1978, to wit:

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<u>Position</u>	<u>Annual Minimum Salary</u>	<u>Annual Maximum Salary</u>
Supervisor, Check Reconciliation 250280	\$12,209.	\$14,840.

Section 2. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on this ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE READOPTION OF THE ZONING ORDINANCE OF THE CITY OF NEWARK, TITLE 27, CHAPTER 1, SECTION 1 ET SEQ., OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED, AS AN INTERIM ZONING ORDINANCE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the zoning ordinance of the City of Newark, title 27, chapter 1, section 1 et seq., of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, is hereby readopted and declared to be interim in nature, pursuant to the provisions of C.40:55D-90(b), pending the completion of a new master plan for the City of Newark and the adoption of the land use element thereof by the Central Planning Board, and the preparation and adoption of a revised zoning ordinance consistent with said land use element.

Section 2. The provisions of this ordinance shall be retro-active to February 1, 1977 and shall expire on February 1, 1978.

Section 3. This ordinance shall take effect upon adoption and publication in accordance with law.

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1402  
President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

A motion to remove from the Table "AN ORDINANCE TO AMEND TITLE 5, AMUSEMENTS AND BUSINESSES, CHAPTER 2, COIN OPERATED AMUSEMENT DEVICES, ARTICLE 1, LICENSING AND REGULATING OPERATION AND USE OF DEVICES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED," was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

A motion to amend this ordinance as follows:

5:2-1. Definitions.

Coin operated amusement devices means a machine or contrivance of the type commonly known and designated as bagatelle, pin amusement game, air hockey, electronic ping-pong, tennis, coin operated pool table, or similar machine or device operated maintained, or used, or to be operated, maintained or used, in any public or quasi-public place, or in any building, store or other place wherein the public is invited, or wherein the public may enter.

Distributor means any person who owns more than one coin operated device to be used for purpose including but not limited to leasing, renting out or placing under any kind of arrangement such devices as herein defined.

5:2-2. License required.

(b) When a device is wholly owned by the owner of the premises wherein the device shall be operated, then all provisions of this chapter.....

5:2-3. Application for License

The word separate was deleted.

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5:2-5. Issuance of license; contents.

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Provision (4) relating to amount of money required to operate the device has been removed.

5:2-6. License fee; term of license.

(a) The license fee for each coin operated amusement device shall be \$35. payable upon granting of license.

5:2-8. Transfer of License.

Provision has been amended to allow effective transfer upon notification of the Director. If the Director determines that the transfer violates the terms under which the license was granted, then the transfer shall become inoperative and all provisions of the original license shall remain in full force.

5:2-9. Playing by children under 16 prohibited.

It shall be unlawful for any person under this article, his agents or employees to knowingly permit, suffer or allow a child under 16 years of age to play or operate any of the coin operated amusement devices licensed by this chapter.

5:2-10. Gambling; free prizes.

(b) Offer, permit, suffer or allow any prize, or return of money on any device under this article.

5:2-12. Reports to Director, Division of Licenses.

The Director may, in his discretion, require periodical reports from the licensees under this article, but not more than once in every quarter year, requiring them to disclose....., was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

The City Clerk: These amendments will be advertised in accordance with law and a hearing on these amendments will come up for a public hearing and be considered for further action on June 1, 1977, at which time the ordinance, as amended, will be considered by the Municipal Council.

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HEARINGS OF CITIZENS.

6-HC-a.

DR. SYDNEY S. GREENFIELD, 381 BROAD STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to problems affecting the trees, streets and City parks in the City of Newark. He noted a great many trees had been planted recently and most of them have died because they were not properly watered or taken care of. He urged the Council to take the necessary steps to try to preserve these trees which had been planted within the City of Newark.

Councilwoman Villani indicated she had been made aware of the plight of the trees in the City of Newark and cited the condition on Halsey Street where trees planted in tubs are dying.

Councilman Bottone said he is pleased to hear that someone else is aware of the situation he has been aware of for a long time. He noted at Boylan Recreational Center the contractor for shrubbery and trees, had planted 20 trees and 6 of them are dead. He is trying to follow this problem up but has not met with success thus far. He indicated Director of Engineering Zach should be called into the conference since he was responsible for contracting for shade tree trimming in the City of Newark.

Councilman Carrino suggested Dr. Greenfield be invited to a special conference and the City Clerk have at hand all of the contracts for tree trimming and planting of new trees.

Councilman James commended Dr. Greenfield for bring his observations to Council's attention and felt he would be of great service at the conference to be set up on this matter. He cited trees which had been planted on Bergen Street which had died and have become a terrible eyesore. He suggested a copy of Dr. Greenfield's remarks be forwarded to Business Administrator Walls, Director of Recreation and Parks Washington, Director of Public Works Friscia, Director of Engineering Zach, Messrs. Muus and Sanchez Open Space Planners and John Harvard, In Charge of Parks and Parkways, Open Space, all of whom are involved with trees and maintenance.

6-HC-b.

MR. ISSAC GARY, 12 FOSTER STREET, NEWARK, NEW JERSEY, addressed the Municipal Council citing a clean up operation he is involved with working with a block committee whose objective is to keep Newark clean and the speaker said if it takes 10 years they will be out there trying to achieve that goal. He noted the streets are littered with wine bottles and beer cans and when the offenders are reprimanded they are very hostile.

Councilman Martinez noted there are ordinances with respect to littering, throwing bottles or other debris but unfortunately they are not enforced by the City of Newark. He noted some of the Members of the Council had recently been in Milwaukee and they were amazed to see the cleanliness in that City. He felt it is the people themselves



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who are guilty of littering the streets and it would take a great number of policemen to enforce the laws on the books. It is up to people themselves to try to keep litter off the streets.

Councilman Carrino stated he does not have faith in the way the courts are set up now to enforce violarions, with respect to traffic violations, loitering and drinking in the streets, curbing dogs, all of which should have a strong enforcement by the judiciary. In many cities throughout the country people are given summons on the spot when they violate the law and until the same apparatus is set up in the City of Newark nothing is going to be done. We must come up with an operation that can be very easily enforced and he said the City of Newark should be grateful to such organizations as represented by the speaker who at least are trying to keep their area clean.

President Harris remarked several weeks ago a gentlemen from Milwaukee appeared before the Council at a special conference. He proposed a program which is in effect in Milwaukee called "Pride". The youngsters employed under this program during the summer make daily inspections throughout the City inspecting the neighborhoods to see whether repairs or cleaning is required and this report goes to the person in charge of the property. Milwaukee has a 60% - 70% record in terms of having these existing problems corrected. He noted the Council concurred with the presentation made and suggested a program such as this be instituted in the City of Newark. However, the Council has doubts as to whether we are going to see the same results in the City of Newark because good job work habits have not been established for the youngsters who are to be employed by Federal Programs.

President Harris also noted the Council has asked Administration to put people out on the street to clean up Newark at night as well. Previously trucks use to go along after the sweepers at night and the streets were washed down. It is true there must be an additional program to instill pride in our City residents but along with that there must be more instructive work done in terms of quality of service for the residents of Newark.

Councilman Giuliano said he agrees with the comments made by his colleagues. However, he felt there are enough ordinances on the books of the City to cover these violations. However, there is lack of supervision, lack of pride, lack of training and a great lack of enforcement.

Councilman Allen agreed with remarks made by his fellow Councilmen. He noted that laws are not being enforced by Administration. He noted the Council is blamed for many of the conditions existing in the City and it is up to Administration to provide the services for cleaning up the streets and taking care of other violations.

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He noted many of the young people of the City are aware of many of these problems and he felt training should be started at home. If discipline starts at home the children will make better citizens.

A motion to permit Ms. Florence Johnson to be heard under "Hearings of Citizens" was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-HC-c.      MS. FLORENCE JOHNSON, 3314 STEUBEN STREET, EAST ORANGE, NEW JERSEY, representing the Senior Citizens at 1 Court Street, addressed the Municipal Council with respect to meals being picked up for senior citizens at 1 Court Street. The speaker complained that she learned recently these meals can no longer be picked up and in addition the price has gone from \$.25 to \$.75 for the lunch.

Councilman James questioned whether the meals are being cut off because there may be an illegal site involved. He indicated the Council has met with Director of Health and Welfare Buford who informed the Council that some sites were discontinued because meals were being stolen or misallocated. He indicated this will be explored further with Director of Health and Welfare Buford.

Councilman Martinez stated the Council had been invited to the opening ceremony at 41 Hill Street which conflicted with a council meeting being held at the same time. He trusted the Council would receive an invitation to visit the site now being conducted there. He is aware that 41 Hill Street is a new facility which has a great kitchen but 1 Court Street has no kitchen facility. He questioned whether the meals that had been picked up could be delivered directly to Court Street.

Councilman Carrino wondered whether it was possible that an investigator found that meals were being misdirected and stopped distribution of meals. He felt perhaps the Court Street site should apply to the Director of Health and Welfare for meals to be delivered directly to them as it seems they are a qualified organization.

Councilman Allen questioned what is being done with the \$.25 per meal that is being collected. He had asked for information with respect to this and was told the senior citizens are not mandated to pay this, it is a donation. However, he learned over the past year over \$10,000. had been collected from the senior citizens at \$.25 a meal. Now there is indication the price is going to \$.75 and no one sees where that money is going. He felt this matter should be gone into since there is a great deal of money involved.

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Councilman Giuliano noted that a Council Committee consisting of himself, Chairman, and Councilmen Allen and Villani have been touring these sites and are asking questions as to where the money that is being collected is going. As soon as the committee receives answers to questions raised, they will report to the Council.

A motion to permit Mr. Billy F. Lee to speak under "Hearings of Citizens" was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-HC-d.      MR. BILLY F. LEE, 595 HIGH STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to extensive renovations on High Street. He said he could not see the purpose of building and then tearing down again. He requested the Council to propose an ordinance to exclude trucks over 4 tons from Springfield Avenue to Clinton Avenue. He felt the Doubleheader Auction that was just held is very important for the City of Newark. By improving the property it would stop people from leaving and abandoning said properties.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.      RESOLUTION AUTHORIZING MAYOR AND THE EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH MICHAEL COLEMAN IN THE AMOUNT OF \$2,400. FOR PROFESSIONAL SERVICES. FUNDS BUDGERED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1971 (42 USC5301, P.L.-93-383). (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1)(a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani  
President Harris.

7-R-b.      RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO AGREEMENT WITH IRONBOUND FIRST AID SQUAD, TO EFFECT A VOLUNTARY CONTRIBUTION TO SAID IRONBOUND FIRST AID SQUAD, SUM OF \$3,000. (VOLUNTEER AMBULANCE RENDERING SERVICE THROUGHOUT

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THE CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO APPLY TO NEW JERSEY STATE DEPARTMENT OF EDUCATION FOR TOTAL OF \$1,355,750. IN ORDER TO IMPLEMENT THE 1977 NEWARK SUMMER FOOD PROGRAM; NO MATCH IS REQUIRED BY CITY OF NEWARK FOR THESE FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH NEWARK PUBLIC RADIO INC.; CONTRACT PROVIDES FOR PAYMENT IN THE AMOUNT OF \$11,294., BUDGETED IN THE STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS ALLOCATION (GRANT AGREEMENT NUMBER 76324) PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC 5301, P.L. 93-383): NO ADDITIONAL FUNDS TO BE REQUIRED BY THE CITY OF NEWARK. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1) (a), AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Chairperson Fulilove, Newark Public Radio, Inc., Contract Monitor Officer Washington, Messrs. Ottenhoff and Roper, Office of Newark Studies met with the Council May 17, 1977)

A motion to table the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-e.

RESOLUTION RATIFYING CONTRACT WITH VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER FOR PERIOD APRIL 1, 1977 TO MAY 18, 1977; FURTHER AUTHORIZING CITY TO ENTER INTO CONTRACT WITH VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER FOR PERIOD MAY 19, 1977 TO MARCH 31, 1978; SLEPA-\$45,346., \$2,519.-STATE BUY-IN, \$2,519. LOCAL CASH TO BE PROVIDED

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BY DIVISION OF YOUTH AND FAMILY SERVICES; TOTALLING \$50,384.: CONDITIONED UPON PROPER BUDGET INSERTION. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Executive Director Zalkind, Newark Office of Criminal Justice Planning, Executive Director Amos, Vindicate Society, Director of Finance Sullivan and Manager-Director Wilson, YMCA met with the Council May 10, 1977)

Councilman Martinez indicated he was opposed to Resolutions 7-R-e, 7-R-f and 7-R-g on this Calendar. He suggested action on these resolutions be deferred to afford Councilman Tucker time to give his views, since he indicated interest in this particular program.

Councilman James noted he is aware of the problems posed by this program being located and housed at the YMCA downtown, where responsible people are being chased out of this building. However, he noted Mr. Wilson and Mr. Amos were called to a special conference and a lengthy discussion was held as to the impact this program had on the building. If the program is not functioning properly he felt the Council should consider a phase out period as to opposed to stopping it in the middle of the program. He felt there should be a little more responsibility when talking about a lease and other contractual obligations that need to be considered. However, in view of the sentiments of the other Members of the Council, he agreed to a deferment to permit Councilman Tucker to elaborate on this program.

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-f.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD APRIL 1, 1977 TO MAY 18, 1977; FURTHER AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD MAY 18, 1977 TO MARCH 31, 1978 FOR PROJECT ENTITLED "VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER"; SLEPA-\$45,346., STATE BUY-IN-\$2,519., LOCAL CASH-\$2,519., TOTALLING \$50,384. (LOCAL CASH TO BE PROVIDED BY DIVISION OF YOUTH AND FAMILY SERVICES)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Executive Director Zalkind, Newark Office of Criminal Justice Planning,

May 18, 1977

Executive Director Amos, Vindicate Society, Director of Finance Sullivan and Manager-Director Wilson, YMCA met with the Council May 10, 1977)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-g.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER PROJECT, THIRD ACTION YEAR, \$47,865.; ITEM AVAILABLE FROM STATE OF NEW JERSEY, LAW ENFORCEMENT AND PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-h.

RESOLUTION AMENDING TAX ABATEMENT FOR EASTERN WORLD, INC., A NON-PROFIT HOUSING CORPORATION OF THE STATE OF NEW JERSEY, FOR CONSTRUCTION OF PROJECT AT 180-210 SPRUCE STREET, 107-163 BELMONT AVENUE AND 177-233 PRINCE STREET, (RESOLUTION 7-R-r, SEPTEMBER 15, 1976) BY DELETING FROM PARAGRAPH 11 (c) "BUT FAILURE OF N.J.H.F.A. TO RECEIVE SUCH NOTICE OF COMMUNICATION SHALL NOT IMPAIR ANY RIGHT OR PROCEDURE OR EITHER PARTY HERETO," LAST SENTENCE IN PARAGRAPH 7A TO READ "THE NON-PROFIT HOUSING CORPORATION SHALL PAY FIFTEEN (15%) PERCENT OF OTHER NET INCOME RECEIVED FROM SUCH COMMERCIAL FACILITIES, COIN-OPERATED VENDING MACHINES AND PARKING FEES, IF ANY," AND PARAGRAPH 15 TO READ "EASTERN WORLD, INC. SHALL COMMENCE CONSTRUCTION OF THE ABOVE DESCRIBED PROJECT WITHIN THIRTY-SIX (36) MONTHS OF THE DATE OF THIS AGREEMENT."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-i.

RESOLUTION AMENDING RESOLUTION 7-R-ci, FEBRUARY 16, 1977, FORECLOSURE OF PROPERTIES BY SUMMARY PROCEEDINGS, IN-REM; BY PROPERLY DESIGNATING INTENDED PROPERTY, BLOCK 614, LOT 1, BLOCK 616, LOTS 6, 19, BLOCK 674, LOT 2, 29-75 RIVERSIDE AVENUE.

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-1.

RESOLUTION APPROVING APPLICATION AND PLAN OF POHATCONG URBAN RENEWAL

CORPORATION, FOR CONSTRUCTION, MAINTENANCE AND OPERATION OF PROJECT ON LAND WHICH IS MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, LOCATED AT 32-52 AVENUE L, BLOCK 5038, LOT 105, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 20 YEARS FROM DATE OF EXECUTION OF FINANCIAL AGREEMENT PURSUANT TO THIS RESOLUTION OR EARLIER, AT THE END OF FIFTEEN (15) YEARS OF OPERATION OF SAID PROJECT AND ONLY SO LONG AS THE CORPORATION AND ITS PROJECT ARE SUBJECT TO, AND COMPLY WITH, SAID FINANCIAL AGREEMENT AND THE SAID URBAN RENEWAL CORPORATION AND ASSOCIATION OF 1961.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-k.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$10,000.

PAYABLE TO JOHN LEE, JR. AND GOLDSTEIN AND TOTO, ATTORNEYS, 1980 SPRINGFIELD AVENUE, MAPLEWOOD, NEW JERSEY, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR INJURIES SUSTAINED TO JOHN LEE, JR. WHO WAS WALKING ALONG CLINTON AVENUE, NEWARK, WAS ACCIDENTALLY STRUCK IN THE LEFT ELBOW BY BULLET DISCHARGED FROM POLICE WEAPON WHILE TRYING TO APPREHEND A SUSPECT AFTER A HIGH SPEED CHASE BY IRVINGTON POLICE DEPARTMENT) (POLICE OFFICERS OF CITY OF NEWARK DID FIRE THEIR WEAPONS AT THE FLEEING SUSPECT, MR. ZAYAS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on the resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

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7-R-1.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF \$2,500.  
PAYABLE TO TIMOTHY HEDGSPETH AND BERTIE HEDGSPETH AND GOLDSTEIN AND TOTO, THEIR ATTORNEY,  
UPON RECEIPT BY THE CORPORATION COUNSEL OF ANY AND ALL DOCUMENTS DEEMED NECESSARY BY  
HIM, FOR INJURIES SUSTAINED TO TIMOTHY HEDGSPETH WHO FELL WHILE PLAYING ON SECOND FLOOR  
PORCH AT CITY-OWNED PREMISES 47 HAYES STREET. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW  
JERSEY LAW DIVISION AND JUDGE BEDFORD APPROVED SETTLEMENT AS EVIDENCED BY ANNEXED  
JUDGMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-m.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$650.  
PAYABLE TO VICTOR RIVERA, 252 BROAD STREET, NEWARK, UPON RECEIPT OF ALL DOCUMENTS DEEMED  
NECESSARY BY CORPORATION COUNSEL, WHEREIN VICTOR RIVERA WAS ARRESTED BY NEWARK POLICE  
OFFICERS ON CHARGE OF POSSESSION OF CONTROLLED DANGEROUS SUBSTANCE TO WIT MARIJUANA AND  
SEIZED CASH FROM HIS APARTMENT AT TIME OF ARREST; VICTOR RIVERA WAS FOUND GUILTY OF SAID  
CHARGE AND AFTER DISPOSITION OF SAID OFFENSE FILED SUIT AGAINST CITY OF NEWARK FOR RETURN  
OF \$1,035.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-n.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO REBATE TO EDWARD MORBA, SUM OF  
\$149.10, EXCESS PAYMENT OF TAXES FOR TAX YEAR 1975, FOR PREMISES 66 ORIENTAL STREET, BLOCK  
564, LOT 51, PURSUANT TO JUDGMENT OF ESSEX COUNTY BOARD OF TAXATION. (FREEZE STATUTE)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-o.

RESOLUTION AUTHORIZING CITY OF NEWARK TO DELIVER DEED TO HOUSING AUTHORITY,  
RELEASING 55 STRATFORD PLACE, FROM FOREGOING MENTIONED CONDITIONS, REVERTER, FOREFEITURE  
CLAUSE AND RIGHT OF RE-ENTRY AND THAT SUCH DEED BE APPROVED IN FORM AND SUBSTANCE BY



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CORPORATION COUNSEL AND EXECUTED BY ITS REAL ESTATE OFFICER ON ITS BEHALF 1408  
AND ATTESTED BY ITS CITY CLERK; FURTHER DEED SHALL BE DELIVERED AT PUBLIC HEARING BEFORE  
MUNICIPAL COUNCIL OF CITY OF NEWARK, PURSUANT TO R.S. 40:60-51.2, AS AMENDED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration, was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JULIUS WALD AND FREDERICK WALD, HIS WIFE AND FRIDEL WALD, OWNERS OF PREMISES 11-13 POINIER STREET, BLOCK 2792, LOT 34, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-q.

RESOLUTION GIVING NOTICE OF A PUBLIC HEARING TO CONSIDER THE RELEASE OF A CONDITION, REVERTER, FORFEITURE CLAUSE AND RIGHT OF RE-ENTRY FOR PROPERTY CONVEYED BY CITY OF NEWARK IN 1885, 47-49 STRATFORD PLACE, NEWARK, NEW JERSEY, AND AUTHORIZING THE ADVERTISING OF SUCH NOTICE IN CONFORMITY WITH N.J.S.A. 40:60-51.2 (BLOCK 2593, LOTS 10, 11)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-r.

RESOLUTION GIVING NOTICE OF A PUBLIC HEARING TO CONSIDER THE RELEASE OF A CONDITION, REVERTER, FORFEITURE CLAUSE AND RIGHT OF RE-ENTRY, FOR PROPERTY CONVEYED BY THE CITY OF NEWARK IN 1885, 51-53 STRATFORD PLACE, NEWARK, NEW JERSEY, AND AUTHORIZING THE ADVERTISING OF SUCH NOTICE IN CONFORMITY WITH N.J.S.A. 40:60-51.2 (BLOCK 2593, LOTS 8, 9)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

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7-R-s.

RESOLUTION AMENDING RESOLUTION 7-R-bp, APRIL 6, 1977, PRE-APPLICATION WITH UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION FOR FEDERAL ASSISTANCE FOR FISCAL YEAR 1978 UNDER TITLE II AND VI OF THE COMPREHENSIVE EMPLOYMENT AND TRAINING ACT, BY AMENDING GRANT SIGNATURE SHEET, DISCRETIONARY FUNDS \$285,871. AND TOTAL BE CHANGED TO \$1,139,472.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-t.

RESOLUTION APPROVING APPLICATION FOR PRELIMINARY LOAN FOR SURVEYS AND PLANNING OF 58 LOW-RENT PUBLIC HOUSING DWELLING UNITS FOR AMOUNT NOT TO EXCEED \$160,000. ON NINE SCATTERED SITES LOCATED IN THE WEST AND NORTH WARDS. (WAKEMAN AND ARLINGTON AVENUES 4-2 FAMILY UNITS; LINCOLN AVENUE AND MAY STREET 4-2 FAMILY UNITS; 1ST STREET NEAR 2ND STREET 1-2 FAMILY UNITS; SOUTH 19TH STREET NEAR 13TH AVENUE 1-2 FAMILY UNITS; SOUTH 19TH STREET NEAR 12TH AVENUE 1-2 FAMILY UNITS; BROOKDALE AVENUE NEAR ABINGER PLACE 7-2 FAMILY UNITS AND NORTH MUNN AVENUE NEAR SOUTH ORANGE AVENUE 18-1 FAMILY UNITS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-u.

RESOLUTION APPROVING APPLICATION FOR PRELIMINARY LOAN FOR THE REHABILITATION OF 77 LOW-RENT PUBLIC HOUSING DWELLING UNITS AT 15TH AVENUE BETWEEN BRUCE STREET AND MORRIS AVENUE; FOR AMOUNT NOT TO EXCEED \$106,000.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-v.

RESOLUTION APPROVING APPLICATION FOR PRELIMINARY LOAN FOR SURVEYS AND PLANNING OF 5- LOW-RENT PUBLIC HOUSING DWELLING UNITS FOR AMOUNT NOT TO EXCEED \$138,000. (25 STRUCTURES) OF TWO FAMILY, TOWNHOUSE TYPE STRUCTURES ON VARIOUS SCATTERED SITES YET TO BE DETERMINED THROUGHOUT THE SOUTH, WEST AND NORTH WARDS OF THE CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-w. RESOLUTION RATIFYING SUBMITTAL OF REQUEST OF CITY OF NEWARK WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD FEBRUARY 1, 1977 TO APRIL 30, 1977 ON BEHALF OF "INDEPENDENCE HIGH SCHOOL PROJECT; FURTHER AUTHORIZING PROJECT DIRECTOR TO EXTEND SERVICES DERIVED FROM THIS CONTRACT FROM FEBRUARY 1, 1977 TO APRIL 30, 1977, CONTINGENT UPON APPROVAL OF NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY; NECESSARY SUM OF SURPLUS FUNDS SHALL BE DERIVED FROM GRANT FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION THROUGH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-x. RESOLUTION CONSENTING TO ALLOCATION BY STATE LAW ENFORCEMENT PLANNING AGENCY FOR AMOUNT NOT TO EXCEED \$85,000. FROM 1975 NEW JERSEY LOCAL ACTION FUNDS TO NEW JERSEY STATE DEPARTMENT OF PAROLE, FOR OPERATION OF PROGRAM ENTITLED "PAROLE MANPOWER, VOCATIONAL SERVICES CENTER" AND FURTHER CONSENTING TO ALLOCATION OF SAID MONEY AS LOCAL EXPENDITURE OF FEDERAL FUNDS THEREBY ALLOWING PAYMENT TO BE MADE DIRECTLY TO IMPLEMENTING AGENCY; DOES NOT REQUIRE EXPENDITURE OF ANY PUBLIC FUNDS BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-y. RESOLUTION RATIFYING SUBMITTAL OF REQUEST OF CITY OF NEWARK TO NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD JANUARY 1, 1977 TO MARCH 31, 1977 ON BEHALF OF "RE-EMPLOYMENT OF FURLOUGHED POLICE OFFICERS PROJECT"; FURTHER AUTHORIZING PROJECT DIRECTOR TO EXECUTE AMENDMENT TO ORIGINAL CONTRACT EXTENDING TERMINATION DATE FROM JANUARY 1, 1977 TO MARCH 31, 1977, CONTINGENT UPON APPROVAL OF NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY; NECESSARY SUM OF SURPLUS FUNDS SHALL BE DERIVED FROM GRANT FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION THROUGH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY.

May 18, 1977

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-z.

RESOLUTION RATIFYING SUBMITTAL OF EXTENSION REQUEST BY CITY OF NEWARK TO NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD AUGUST 1, 1976 TO MAY 18, 1977; FURTHER AUTHORIZING CONTRACTUAL OBLIGATION FOR PERIOD MAY 19, 1977 TO APRIL 30, 1978 ON BEHALF OF "NC4 PROJECT"; FURTHER AUTHORIZING PROJECT DIRECTOR TO EXTEND SERVICES DERIVED FROM THIS CONTRACT FOR SAID PERIOD CONTINGENT UPON APPROVAL OF NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY; NECESSARY SUM OF SURPLUS FUNDS SHALL BE DERIVED FROM GRANT FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION THROUGH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-ba.

RESOLUTION RATIFYING SUBMITTAL OF EXTENSION REQUEST AND EXTENSION OF GRANT CONTRACT FOR PERIOD JUNE 1, 1977 TO SEPTEMBER 30, 1977; CONTINGENT UPON SLEPA APPROVAL FOR NEWARK PREP PROJECT; DOES NOT REQUIRE EXPENDITURE OF CITY OF NEWARK FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Villani, President Harris.

No: Councilmen Carrino, Martinez.

7-R-bb.

RESOLUTION RATIFYING SUBMITTAL OF EXTENSION REQUEST AND EXTENSION OF GRANT CONTRACT FOR PERIOD JULY 1, 1977 TO SEPTEMBER 30, 1977; CONTINGENT UPON NEW JERSEY SLEPA APPROVAL FOR NEWARK VICTIM SERVICE CENTER PROJECT; DOES NOT REQUIRE EXPENDITURE OF CITY OF NEWARK FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

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7-R-bc.

RESOLUTION AMENDING RESOLUTION 7-R-cp, APRIL 6, 1977, RESOLUTION AUTHORIZING

DIRECTOR OF HEALTH AND WELFARE TO ACCEPT FROM NEW JERSEY DEPARTMENT OF HEALTH, ADDITIONAL FUNDS IN SUM OF \$1,036,127. TO CONTINUE THE W.I.C., BY AMENDING PARAGRAPH 8 TO READ "NO MATCH IS REQUIRED BY CITY OF NEWARK; CONSEQUENTLY, THIS RESOLUTION DOES NOT REQUIRE EXPENDITURE OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK AND DELETING PARAGRAPHS 9 AND 10 IN ITS ENTIRETY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ACCEPT SUM OF \$5,325.84 AND WRITE

OFF BALANCE OF CHARGES IN IVY HAVEN NURSING HOME, DEPARTMENT OF HEALTH AND WELFARE, IN FULL SATISFACTION OF OUTSTANDING OBLIGATION OF ESTATE OF KATHLEEN GREENISH WHO WAS A PATIENT IN IVY HAVEN NURSING HOME UNTIL FEBRUARY 28, 1971 AND WAS OBLIGATED TO THE CITY OF NEWARK FOR CARE AND MAINTENANCE OVER A PERIOD OF TIME; DECEMBER 20, 1970 SHE WAS ADJUDGED TO BE MENTALLY INCOMPETENT AND COURT APPOINTED GUARDIAN IN HER ESTATE: DIED FEBRUARY 17, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-be.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF

\$5,755.26 PAYABLE TO PUBLIC SERVICE ELECTRIC AND GAS COMPANY, AND THEIR ATTORNEY, EUGENE B. BECK, UPON RECEIPT OF WARRANT OF SATISFACTION EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL; FOR DAMAGES TO CERTAIN LINES, PIPES, MAINS AND SERVICE CONNECTIONS LOCATED IN AND UNDER SURFACE OF RAYMOND BOULEVARD. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, ESSEX COUNTY ALLEGING THIS PROPERTY WAS DAMAGED DUE TO NEGLIGENCE BY CITY OF NEWARK AND TRIAL WAS HELD AND JURY VERDICT WAS RETURNED IN FAVOR OF PLAINTIFF)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

May 18, 1977

7-R-bf.

RESOLUTION RESCINDING RESOLUTION 7-R-cc, MAY 4, 1977, "RESOLUTION AMENDING TAX ABATEMENT FOR GRACE RENEWAL CORPORATION, INC. FOR NEW JERSEY STATE AFL-CIO URBAN RENEWAL HOUSING, INC., A NON-PROFIT HOUSING CORPORATION OF STATE OF NEW JERSEY FOR CONSTRUCTION OF PROJECT AT 987-997 BROAD STREET ALSO REFERRED TO AS "NEW NEVADA STREET" (RESOLUTION 7-R-f, NOVEMBER 15, 1976) BY DELETING FROM PARAGRAPH 10 (a) OF TAX ABATEMENT AGREEMENT "BUT FAILURE OF THE N.J.F.H.A. TO RECEIVE SUCH NOTICE OR COMMUNICATION SHALL NOT IMPAIR ANY RIGHT OR PROCEDURE OF EITHER PARTY THERETO" PARAGRAPH 14 TO READ "THE SPONSOR SHALL COMMENCE CONSTRUCTION OF THE ABOVE DESCRIBED PROJECT WITHIN THIRTY-SIX (36) MONTHS OF THE DATE OF THIS AGREEMENT."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bg.

RESOLUTION AMENDING TAX ABATEMENT FOR AFL-CIO URBAN RENEWAL HOUSING, INC., ALSO KNOWN AS NEW JERSEY STATE AFL-CIO URBAN RENEWAL HOUSING, INC., FOR CONSTRUCTION OF PROJECT AT 987-997 BROAD STREET, ALSO REFERRED TO AS "NEW NEVADA STREET" (RESOLUTION 7-R-f, NOVEMBER 15, 1976) BY DELETING FROM PARAGRAPH 10 (a) OF TAX ABATEMENT AGREEMENT "BUT FAILURE OF THE N.J.H.F.A. TO RECEIVE SUCH NOTICE OF COMMUNICATION SHALL NOT IMPAIR ANY RIGHT OR PROCEDURE OF EITHER PARTY THERETO" PARAGRAPH 14 TO READ "THE SPONSOR SHALL COMMENCE CONSTRUCTION OF THE ABOVE DESCRIBED PROJECT WITHIN THIRTY-SIX (36) MONTHS OF THE DATE OF THIS AGREEMENT."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM GILEY CO. INC., A CORPORATION OF THE STATE OF NEW JERSEY, OWNER OF PREMISES 153 WEST MARKET STREET, BLOCK 407, LOT 16, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

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7-R-bi.

RESOLUTION AMENDING RESOLUTION 7-R-bv, OCTOBER 16, 1974, "RESOLUTION

APPROVING PARTICIPATION OF CITY OF NEWARK WITH STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED "IMPACT CRIMINALISTICS LABORATORY". (FEDERAL (STATE)-\$604,269., LOCAL CASH-\$91,626., TALLING \$695,895., " BY CHANGING PARAGRAPH 2, TO READ "JOINT PROJECT BETWEEN STATE OF NEW JERSEY AND CITY OF NEWARK FOR THE FOLLOWING DOLLAR AMOUNTS: (FEDERAL-\$483,085, LOCAL CASH-\$53,676., TALLING \$536,761.) LOCAL CASH MATCH TO BE PROVIDED BY IMPACT PROGRAM OVER-MATCH POOL AND DOES NOT REQUIRE EXPENDITURE OF PUBLIC FUNDS BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bj.

RESOLUTION RATIFYING CONTRACT WITH IMPACT CRIMINALISTICS LABORATORY PROJECT

FOR PERIOD JULY 1, 1975 TO MAY 18, 1977; FURTHER AUTHORIZING MAYOR TO ENTER INTO CONTRACT FOR PERIOD MAY 19, 1977 TO MARCH 31, 1979 FOR THE PURPOSE OF IMPLEMENTING THE IMPACT CRIMINALISTICS LABORATORY PROJECT; AUGUST 4, 1975 CITY RECEIVED GRANT IN AMOUNT OF \$483,085. FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION THROUGH SLEPA. (LEAA-\$483,085., LOCAL CASH-\$53,676)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bk.

RESOLUTION AUTHORIZING MAYOR AND MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT

WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT CITY OF NEWARK PROGRAM DESIGNATED NEWARK'S SAFE AND CLEAN NEIGHBORHOODS PROGRAM FOR AMOUNT NOT TO EXCEED \$20,000.; COST OF AFORESAID SERVICES SHALL BE PAID FROM SAFE AND CLEAN NEIGHBORHOODS PROGRAMS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by

May 18, 1977

Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bl.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE AMENDED CONTRACT  
NO. 76-06, (RESOLUTION 7-R-x, FEBRUARY 2, 1977, SOLID WASTE DISPOSAL), AS REQUIRED BY  
DEPARTMENT OF ENVIRONMENTAL PROTECTION AND DIVISION OF LOCAL GOVERNMENT SERVICES. (CON-  
TRACT WILL BECOME EFFECTIVE UPON APPROVAL OF APPROPRIATE STATE AGENCIES, CONSISTENT WITH  
CHAPTER 326 OF THE LAWS OF 1975)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by  
Councilman Giuliano.

Councilman Martinez questioned whether the adoption of this resolution would  
give the City a stronger binding contract?

City Clerk D'Ascensio replied in the affirmative, as approval from the  
Department of Environmental Protection will strengthen it.

The motion to adopt the resolution was declared adopted by President Harris  
by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bm.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE BARGAIN AND SALE DEEDS,  
SUBJECT TO THE CONDITIONS CONTAINED IN THE BELOW RESOLUTION, WHICH DEEDS ARE TO BE  
APPROVED AS TO FORM BY THE CORPORATION COUNSEL, FOR PROPERTIES ON ANNEXED SCHEDULE A,  
TOTTALLING \$311,975., BEING THE HIGHEST BIDDERS.  
(DOUBLEHEADER REAL ESTATE AUCTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bn.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTIES AT 386-388 HAWTHORNE  
AVENUE, BLOCK 3617, LOT 5, 390 HAWTHORNE AVENUE, BLOCK 3617, LOT 7, AND 401 HAWTHORNE  
AVENUE, BLOCK 3037, LOT 17, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE  
OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS. (BOYS CLUB OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)



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A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bo.

RESOLUTION AUTHORIZING LEASING AT PUBLIC AUCTION APPROXIMATELY 880 SQUARE FEET OF STORE SPACE ON THE 1ST FLOOR AND MEZZANINE OF CITY-OWNED PROPERTY AT 786 BROAD STREET, BLOCK 146, LOT 48, FOR A TEN (10) YEAR PERIOD AT NOT LESS THAN THE FOLLOWING MINIMAL RENTS AS DESCRIBED IN SCHEDULE "A" OF THE PROPOSED LEASE PURSUANT TO N.J.S.A. 40A:12-14 (a). (MEG RADIO, INC.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bp.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TO INDIVIDUALS LISTED ON ANNEXED EXHIBIT "A", TOTALLING \$163,104.75, BY REASON OF COUNTY BOARD JUDGMENT STATE BOARD JUDGMENTS AND CASH OVERPAYMENTS, FOR YEARS 1971, 1972, 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bq.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO CANCEL \$25,518.45 OUTSTANDING WATER-SEWER CHARGES ON PROPERTIES WHICH CITY OF NEWARK HAS FORECLOSED; PURSUANT TO IN REM FORECLOSURE, AS PER ATTACHED SCHEDULE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

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7-R-br.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO SORG PRODUCTS, CO., 157

BIRCHWOOD DRIVE, BELLEVILLE, NEW JERSEY, 07109, THE SUM OF \$112.68, NOW ON THE  
RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO PAYMENT MADE ON OVERESTIMATED  
CHARGES RENDERED ON ACCOUNT NO. 13-631-2450-00, 171 ORATON STREET, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bs.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL RECOVERED AND UNCLAIMED MOTOR

VEHICLES, IN THE POSSESSION OF NEWARK POLICE DEPARTMENT, 169 JUNK VEHICLES, TRUE TITLES,  
SEE ATTACHED LIST; PURSUANT TO N.J.S.A. 39:10A-1 AND N.J.S.A. 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bt.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS, ON BEHALF OF CITY OF NEWARK

TO EXECUTE AGREEMENT BETWEEN NEW JERSEY BELL TELEPHONE COMPANY AND JERSEY CENTRAL POWER  
AND LIGHT COMPANY; NECESSARY TO AUTHORIZE RIGHT OF WAY TO SAID UTILITY COMPANIES FOR  
PURPOSE OF INSTALLING REQUIRED EQUIPMENT TO PROVIDE UNDERGROUND SERVICE TO RECREATIONAL  
FACILITY CONSISTENT WITH REQUIREMENTS OF FEDERAL BUREAU OF OUTDOOR RECREATION.

(PEQUANNOCK WATERSHED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bu.

RESOLUTION HONORING LU ELLIOTT FOR OUTSTANDING ACHIEVEMENT AS A NATIONALLY

AND INTERNATIONALLY RENOWNED VOCALIST.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bv.

RESOLUTION DESIGNATING HILLSIDE AVENUE, NORTHBOUND, AS A ONE-WAY STREET, FROM WEST PEDDIE STREET TO AVON AVENUE; PROHIBITING RIGHT TURNS TO NORTHBOUND TRAFFIC ON HILLSIDE AVENUE AT ITS INTERSECTION WITH WEST BIGELOW STREET; PROHIBITING PARKING AT ALL TIMES ON WEST SIDE OF HILLSIDE AVENUE FROM NORTHERLY CURBLINE OF WEST RUNYON STREET TO POINT 270 FEET NORTHERLY THEREFROM; EFFECTIVE FOR A PERIOD OF NINETY DAYS FROM DATE OF APPROVAL OF STATE DEPARTMENT OF TRANSPORTATION; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO SUBMIT PROPER ORDINANCES TO SUPPLEMENT TITLE 23 OF REVISED ORDINANCES OF CITY OF NEWARK ADDING THERETO THE ABOVE-MENTIONED REGULATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bw.

RESOLUTION RATIFYING AGREEMENT WITH NEW HOPE DEVELOPMENT CORPORATION; TO OPERATE MINORITY CONTRACTORS AND CRAFTSMEN TRADE ASSOCIATION FOR PERIOD MAY 1, 1977 TO MAY 18, 1977; FURTHER AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AGREEMENT WITH NEW HOPE DEVELOPMENT CORPORATION TO OPERATE THE MINORITY CONTRACTORS AND CRAFTSMEN TRADE ASSOCIATION FOR PERIOD MAY 19, 1977 TO APRIL 30, 1978; PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, THIRD ACTION YEAR; NEW HOPE DEVELOPMENT CORPORATION SHALL RECEIVE PAYMENTS ON A MONTHLY REIMBURSABLE BASIS, NOT TO EXCEED \$225,000.; FUNDS BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION, PURSUANT TO FUNDING UNDER THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, NO ADDITIONAL CITY FUNDS SHALL BE REQUIRED. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1)(a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

May 18, 1977

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7-R-bx.

RESOLUTION COMMENDING LARRY FAINES, NEWARK BOYS' CLUBS "YOUTH OF THE YEAR",  
FOR OUTSTANDING ACHIEVEMENT.

(Copy of resolution submitted to each Member of the Council)

A motion to defer action on the resolution was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-by.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 482 SOUTH 19TH STREET, BLOCK 325, LOT 42, 484 SOUTH 19TH STREET, BLOCK 325, LOT 41, AND 112-132 HALSTED STREET, BLOCK 4203, LOT 50, NEWARK, NEW JERSEY, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bz.

RESOLUTION AUTHORIZING CORPORATION COUNSEL TO EXECUTE AND SIGN AGREEMENT ON BEHALF OF CITY OF NEWARK WITH THE NATIONAL INSTITUTE OF MUNICIPAL LAW OFFICERS, WHEREIN SAID AGREEMENT OBLIGATES CITY OF NEWARK TO FORWARD CHECK IN AMOUNT OF \$7,500. PAYABLE TO NIMLO FEDERAL UNEMPLOYMENT COMPENSATION TAX LITIGATION TRUST FUND TO BE PLACED IN THE NIMLC TRUST FUND FOR USE FOR EXPENSES, LEGAL FEES, ECONOMISTS AND OTHER EXPERTS OF THE LITIGATION ATTACKING THE CONSTITUTIONALITY OF THE FEDERAL UNEMPLOYMENT COMPENSATION AMENDMENTS, PUBLIC LAW NO. 94-566 AND ACTS MADE APPLICABLE AGAINST STATES, CITIES AND COUNTIES.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk read the following letter from Corporation Counsel Buck, dated May 16, 1977:

RE: CONSTITUTIONAL CHALLENGE TO THE FEDERAL UNEMPLOYMENT COMPENSATION TAX ACTS.

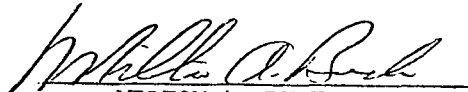
-----  
The attached resolution authorizes the Corporation Counsel to execute and sign an Agreement with the National Institute of Municipal Law Officers. The Agreement obligates the City of Newark to pay the amount of \$7,500.00 into a Trust Fund, to submit an affidavit by its chief fiscal officer certifying as to his estimate of the cost of the above tax to the City of Newark and to produce said officer at a proceeding for preliminary injunctive relief.

May 18, 1977

The National Institute of Municipal Law Officers is presently developing a multi-party lawsuit challenging the constitutionality of the Unemployment Compensation Amendments of 1976, Public Law No. 94-566 which requires state and local governments to provide unemployment compensation benefits to their employees. It is also collecting a Trust Fund from its member cities and from state and counties to finance the filing of an action in the Federal District Court for the District of Columbia.

The action to be instituted will be a multi-party suit and only those cities which are named plaintiffs will receive the benefit of any preliminary or permanent relief. For this reason, it is recommended that the City of Newark become a plaintiff in the proposed action.

The Director of Finance and the Director of the Budget recommend that the City of Newark join in the above action because of the financial impact on the City created by the extension of unemployment compensation to municipal employees.

  
MILTON A. BUCK  
Corporation Counsel

MAB:MS:lgh

Councilman Carrino explained he was informed that the Federal Government has adopted legislation which would provide that a municipality has to pay for unemployment of an employee laid off. According to the Budget Officer, it would cost the City of Newark between \$600,000. and \$2 million a year for their share of such unemployment contribution. Therefore, the City is joining other municipalities in New Jersey to start suit against the Federal Government and Newark's share would be \$7,500. He felt this is a good investment on the part of the City.

A motion to adopt the resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-ca.

EMERGENCY RESOLUTION APPROPRIATING \$7,500., LAW DEPARTMENT, SERVICES BY CONTRACT OR AGREEMENT, PROFESSIONAL CONSULTANTS AND SPECIALIZED SERVICES; TO PROVIDE FUNDS TO PAY FOR CITY'S SHARE OF THE LEGAL EXPENSES OF A LAWSUIT TO BE FILED BY THE NATIONAL INSTITUTE OF MUNICIPAL LAW OFFICERS CHALLENGING THE CONSTITUTIONALITY OF THE FEDERAL UNEMPLOYMENT COMPENSATION AMENDMENT; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN 1978 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

May 18, 1977

A motion to adopt the resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY

RECOGNIZING THE WEEK OF MAY 15 - 21, 1977 AS NATIONAL HANDICAPPED AWARENESS WEEK, HONORING THE EFFORTS OF THE NATION'S HANDICAPPED CHILDREN TO OVERCOME THE PHYSICAL AND MENTAL BARRIERS WHICH LIFE HAS PLACED BEFORE THEM TO BECOME ABLE AND PRODUCTIVE CITIZENS; FURTHER, PLEDGING TO SUPPORT PROGRAMS DESIGNED TO ENHANCE AND PROMOTE THE SKILLS AND CAPABILITIES OF ALL THE HANDICAPPED, was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 9, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-12, ANGLE PARKING OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING ANGLE PARKING ON BERGEN STREET."

(Bergen Street, east side, between West Market Street and Twelfth Avenue, 30 degrees)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 1, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 9, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' ADOPTED MAY 4, 1977, (6-S & F-c) AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR CERTAIN POSITIONS IN THE OFFICE OF THE MAYOR, MUNICIPAL

May 18, 1977

COURTS)."

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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 1, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 9, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-c) ADOPTED MAY 4, 1977, AND AMENDMENTS THERETO. (TO CREATE THE TITLES AND SALARY RANGES FOR CHIEF OF VIOLATIONS BUREAU, ASSISTANT CHIEF OF VIOLATIONS, SENIOR AUDITOR AND SENIOR ACCOUNTANT, IN THE DIVISION OF MUNICIPAL COURTS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 1, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 9, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' ADOPTED MAY 4, 1977 (6-S & F-k) AND AMENDMENTS THERETO. (TO CREATE THE POSITION POLICE COMMUNICATION CLERK IN THE POLICE DEPARTMENT)."

(Police Communication Clerk	1977	\$ 9,749. - \$11,628.
	1978	10,236. - 12,209.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 1, 1977 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 9, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 3 OF 'AN ORDINANCE

May 18, 1977

11403 TO IMPOSE A TAX ON EMPLOYER PAYROLLS IN THE CITY OF NEWARK' ORDINANCE 6-S & F-f, JANUARY 19, 1977, TO REDUCE THE RATE IMPOSED FOR 1977 FROM ONE (1%) PERCENT TO THREE-FOURTHS OF ONE (.75%) PERCENT."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 1, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 9, 1977, ENCLOSING PROPOSED "ORDINANCE PURSUANT TO N.J.S.A. 40A:12-14 (c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND PROGRESS IN ACTION, INC. FOR PREMISES COMMONLY KNOWN AS 184-186 AVON AVENUE, BLOCK 2660, LOTS 4 AND 5, FOR THE SUM OF ONE DOLLAR (\$1.00) PER YEAR OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF ONE (1) YEAR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 1, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 4, 1977, ENCLOSING PROPOSED "ORDINANCE PURSUANT TO N.J.S. 40A:12-13 GRANTING AN EASEMENT AND RIGHT-OF-WAY TO MORRIS COUNTY FOR THE PURPOSE OF STRAIGHTENING A DANGEROUS CURVE ON GREEN POND ROAD LOCATED IN JEFFERSON TOWNSHIP AND WITHIN THE BOUNDARIES OF THE PEQUANNOCK WATERSHED."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 1, 1977 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

PETITIONS.

None.



May 18, 1977

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PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 11, 1977, EN-

CLOSING PROPOSED "ORDINANCE AUTHORIZING THE BUSINESS ADMINISTRATOR TO ENTER INTO A LEASE ON BEHALF OF NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING (SUPPORTED WORK-PROJECT RESOURCE) WITH ELWOOD ASSOCIATES, INC. FOR PERIOD MAY 19, 1977 THROUGH DECEMBER 31, 1977 FOR 19,907 SQUARE FEET OF SPACE AT 215 CENTRAL AVENUE; FURTHER RATIFYING SAID LEASE FOR THE PERIOD OCTOBER 1, 1976 THROUGH MAY 18, 1977; AND AUTHORIZING THE LEASING OF AN ADDITIONAL 1,250 SQUARE FEET OF SPACE FOR THE PERIOD MAY 19, 1977 THROUGH DECEMBER 31, 1977 AND RATIFYING SAID LEASE FOR ADDITIONAL SPACE FOR THE PERIOD APRIL 1, 1977 THROUGH MAY 18, 1977; TOTAL CONSIDERATION FOR TERMS AFORESAID SHALL BE \$32,007.60

(Copy of ordinance and correspondence submitted to each Member of the Council)

The City Clerk stated that the direction of the Council was to insert a condition within the ordinance indicating that no further extension be granted beyond the present term.

A motion directing the City Clerk to place this ordinance on the June 1, 1977 calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

The City Clerk reported the following Bingo and Raffles Licenses were issued from April 26, 1977 to May 10, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Parents Association of St. Lucy School	7145 (Amended)
St. Bridget's Church	7206 (Amended)
St. Francis Parent-Student Guild	7228 (Amended)
Babyland Nursery, Inc,	7263 (Amended)
Immaculate Heart of Mary Church (For the Spanish Speaking)	7328 (Amended)
St. Francis Xavier Roman Catholic Church	7391 (Amended)

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BINGO LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Carnevale-Spitz Chapter #3 DAV Auxiliary	7395 (Amended)
Holy Name Society-St. John's Ukrainian Catholic Church	7432
St. James Roman Catholic Church	7436
Church of Our Lady of Good Counsel	7448

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society-Sacred Heart Church of Vailsburg	7279 (Amended)
Vailsburg Lions Club	7431
Ukrainian National Women's League of American Branch #75	7433
St. Francis Xavier Roman Catholic Church	7434
New Jersey Chapter-Charles H. Darden High School Association, Inc.	7435
Clear View Baptist Church	7437
Clear View Baptist Church	7438
St. Michael's Parent Teachers Guild	7439
St. Michael's Parent Teachers Guild	7440
Vailsburg Post 100 AMVETS	7441
St. Francis Xavier Church	7442
St. Francis Xavier Church	7443
St. Ann's Parent Teachers Association	7444
St. Ann's Roman Catholic Church	7445
St. Ann's Educational Club	7446
Unified Vailsburg Services	7447

A motion to concur in the Report was made by Councilman Villani, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

May 18, 1977

This meeting adjourned at 10:15 P. M.

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APPROVED:

*Frank D'Ascensio*

Frank D'Ascensio  
City Clerk

*Earl Harris*

Earl Harris  
President



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Newark, New Jersey, April 20, 1977

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A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:20 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend J. Sanford Lonsinger, Third Presbyterian Church.

The Acting City Clerk called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, Acting City Clerk Korngut, Acting Clerk of the Municipal Council; Sergeant Jack Yablonsky, Sergeant-at-Arms.

The Acting City Clerk announced due to the absence of President Harris he would entertain a motion to elect a Temporary President.

A motion to elect Councilman Sharpe James Temporary President was made by Councilman Villani. There was no second to the motion.

A motion to elect Councilman Anthony Carrino Temporary President was made by Councilman Martinez, seconded by Councilman Giuliano.

There were no further nominations.

The motion to elect Councilman Anthony Carrino Temporary President was adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Tucker, Villani, Temporary President Carrino.

Not Voting: Councilman James.

Temporary President Carrino stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 4, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on April 12, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The Acting City Clerk presented BI-MONTHLY REPORT OF THE PASSIAC VALLEY SEWERAGE

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COMMISSIONERS, FOR THE MONTHS OF JANUARY AND FEBRUARY, 1977.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

/4-b.

The Acting City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF MARCH, 1977.

A motion to approve Report of Contracts subject to the receipt of the resolutions affecting three contracts, Combined Automotive, Inc., National Spring Co., Inc. and D'Auria & Skidmore was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

/4-c.

The Acting City Clerk presented ANNUAL REPORT OF DEPARTMENT OF RECREATION AND PARKS, FOR THE YEAR 1976.

A motion that the Annual Report be received and placed on file was made by Temporary President Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

/4-d.

The Acting City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE REAL ESTATE COMMISSION, HELD APRIL 4, 1977.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Temporary President Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

/4-e.

The Acting City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF MARCH, 1977.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

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4-f.

The Acting City Clerk presented COPY OF MINUTES OF MEETING OF THE REAL ESTATE COMMISSION, HELD MARCH 28, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

4-g.

The Acting City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF MARCH, 1977.

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

4-h.

The Acting City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD FEBRUARY 16, 1977.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

4-i.

The Acting City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD FEBRUARY 16, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-j.

The Acting City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY AND FEBRUARY, 1977.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-k.

The Acting City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF MARCH, 1977.

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A motion that the Report be received and placed on file was made by Temporary President Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

4-1. The Acting City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-6, R-121 AND H/C/D/A, FROM MARCH 14, 1977 TO MARCH 18, 1977 AND URBAN RENEWAL PROJECTS R-38 AND H/C/D/A, FROM MARCH 21, 1977 TO MARCH 25, 1977, AND URBAN RENEWAL PROJECTS R-32 AND R-58, FROM MARCH 28, 1977 TO APRIL 1, 1977; AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-123, FROM MARCH 14, 1977 TO MARCH 18, 1977 AND INDICATING NO PROPERTY DEMOLITIONS FROM MARCH 21, 1977 TO MARCH 25, 1977 AND FROM MARCH 28, 1977 TO APRIL 1, 1977.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector was made by Councilman Giuliano, seconded by Temporary President Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

4-m. The Acting City Clerk presented COPY OF MINUTES OF MEETING OF HOUSING AUTHORITY OF CITY OF NEWARK, HELD MARCH 16, 1977.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

4-n. The Acting City Clerk presented COPY OF MINUTES OF MEETING OF HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD MARCH 16, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

Temporary President Carrino called for ordinances on first reading.

6-F-a. The Acting City Clerk read AN ORDINANCE SUPPLEMENTING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED



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AND SUPPLEMENTED.

(High Street, 585 feet north of the northerly curbline of Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic

Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

6-F-b. The Acting City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(South on University Avenue to East on State State)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic

Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

6-F-c. The Acting City Clerk read AN ORDINANCE REPEALING ORDINANCE 6-Ph, S & F-d, DATED AUGUST 4, 1976, APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 105 HEDDEN TERRACE, NEWARK, NEW JERSEY, BLOCK 3027, LOT 11, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its

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introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-d. The Acting City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO (TO CREATE THE TITLE AND SALARY RANGE FOR MEMBER, CENTRAL PLANNING BOARD).

(Member, Central Planning Board \$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-e. The Acting City Clerk read AN ORDINANCE CREATING POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-f. The Acting City Clerk read AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

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A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-g. The Acting City Clerk read AN ORDINANCE CREATING POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Temporary President Carrino, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-h. The Acting City Clerk read AN ORDINANCE CREATING POSITIONS IN THE NEWARK MUNICIPAL COUNCIL AND ESTABLISHING SALARIES THEREFOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

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6-F-1.

The Acting City Clerk read AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF LAW AND ESTABLISHING SALARIES THEREFOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Martinez and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-j.

The Acting City Clerk read AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman James and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-k.

The Acting City Clerk read AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

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Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-1. The Acting City Clerk read AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-m. The Acting City Clerk read AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF POLICE (NON UNIFORMED) AND ESTABLISHING SALARIES THEREFOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Temporary President Carrino, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-n. The Acting City Clerk read AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF FIRE (NON UNIFORMED) AND ESTABLISHING SALARIES THEREFOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone,

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seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-o.

The Acting City Clerk read AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

Acting City Clerk Korngut noted he has followed the direction of the Municipal Council with respect to a change of salary in this ordinance.

Councilman Tucker moved that the change be deleted so that the ordinance will appear in its original form, seconded by Councilman Bottone and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Harris.

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-p.

The Acting City Clerk read AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman James and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

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Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-q. The Acting City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 279 REAR BELMONT AVENUE, NEWARK, NEW JERSEY, BLOCK 2594, LOT 47, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1). (\$100.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani.

Not Voting: Temporary President Carrino.

Temporary President Carrino: The yeses are seven and one not voting. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for public hearing and be considered for further action on May 4, 1977.

6-F-r. The Acting City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 74 ARLINGTON STREET, NEWARK, NEW JERSEY, BLOCK 101, LOT 10, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1). (\$4,600.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

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1254  
6-F-s.

The Acting City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 167 PRINCE STREET, NEWARK, NEW JERSEY, BLOCK 2537, LOT 14, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1). (\$6,200.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-t.

The Acting City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 67 LILLIE STREET, NEWARK, NEW JERSEY, BLOCK 2548, LOT 14, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1). (\$5,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Villani and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-u.

The Acting City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 128-130 REAR WAVERLY AVENUE, NEWARK, NEW JERSEY, BLOCK 2581, LOT 51, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1). (\$435.)

(Copy of ordinance and correspondence submitted to each Member of the Council)



1255  
April 20, 1977

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani.

Not Voting: Temporary President Carrino.

Temporary President Carrino: The yeses are seven and one not voting. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-v. The Acting City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 110-118 MONTGOMERY STREET, NEWARK, NEW JERSEY, BLOCK 2537, LOT 20, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1). (\$11,800.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-w. The Acting City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 68 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 32, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1). (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

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Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-x.

The Acting City Clerk read AN ORDINANCE TO AMEND ORDINANCE 6-S & F-a, ADOPTED JANUARY 27, 1977 AS AMENDED BY ORDINANCE 6-S & F-g, ADOPTED MARCH 2, 1977, WHICH ORDINANCE CREATED AND CONTINUED THE CENTRAL PLANNING BOARD AND THE BOARD OF ADJUSTMENT, SO AS TO REMOVE THAT REQUIREMENT THAT SALARIES OF MEMBERS OF THE BOARD OF ADJUSTMENT BE PAID QUARTERLY AND IN PROPORTION TO THE NUMBER OF MEETINGS ATTENDED.

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Temporary President Carrino, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-y.

The Acting City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF STRATFORD PLACE AS LAID OUT 55 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM AVON AVENUE TO ROSE STREET AND ROSE STREET NORTHERLY TO THE PROPOSED SOUTHERLY LINE OF WAVERLY AVENUE; ALSO FOR THE VACATION OF HILLSIDE PLACE AS LAID OUT 55 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM AVON AVENUE TO ROSE STREET AND ROSE STREET NORTHERLY TO THE PROPOSED SOUTHERLY LINE OF WAVERLY AVENUE; AND FOR THE VACATION OF ROSE STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM THE EAST PROPERTY LINE OF STRATFORD PLACE WESTERLY TO THE WEST PROPERTY LINE OF HILLSIDE AVENUE AND FROM THE WEST PROPERTY LINE OF HILLSIDE PLACE TO THE EASTERLY LINE OF BELMONT AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

1257

April 20, 1977

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

6-F-z. The Acting City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO (TO CHANGE THE TABLE OF ORGANIZATION).

(Deputy Police Chief 13

Police Sergeant 132)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Temporary President Carrino, seconded by Councilman Bottone and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, Temporary President Carrino.

Not Voting: Councilman Martinez.

Temporary President Carrino: The yeses are seven and one not voting. This ordinance is declared adopted on first reading and the Acting City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 4, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

Temporary President Carrino called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for

April 20, 1977

public hearing, second reading and final passage:

1253

AN ORDINANCE AMENDING SECTION 23:10-5, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BE AMENDED BY ADDING THERETO THE FOLLOWING PROJECTS: STELLA WRIGHT HOMES PROJECT N.J.-215, STEPHEN CRANE ELDERLY PROJECT N.J.-2-16, SCUDDER HOMES PROJECT N.J.-2-19, OTTO KRETCHMER ELDERLY PROJECTS N.J.-2-17 AND 2-21A, SETH BOYDEN ELDERLY PROJECT N.J.-2-21E, BAXTER TERRACE ELDERLY PROJECT N.J.-2-22B, STEPHEN CRANE ELDERLY PROJECT N.J.-2-22C, STEPHEN CRANE ELDERLY PROJECT N.J.-2-22D AND JAMES WHITE MANOR PROJECT N.J.-2-25.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:10-5, Written Request by Housing Authority, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Stella Wright Homes Project N.J. 2-15

Description and location of parking areas within project limits.

Lot No. 1: A strip of land 60 feet by 105 feet fronting on Waverly Avenue located between Building Nos. 2 and 3.

Lot No. 2: A strip of land 105 feet by 170 feet fronting on Waverly Avenue located between Building Nos. 2 and 3.

Lot No. 3: A strip of land 105 feet by 230 feet fronting on the Southerly line of Spruce Street located between Building No. 1 and the Administrative Building.

Lot No. 4: A strip of land 125 feet by 230 feet fronting on the Northerly line of Spruce Street located between Building Nos. 4 and 6.

Lot No. 5: A strip of land 105 feet by 230 feet fronting on Montgomery Street between Building Nos. 5 & 7.

Lot No. 6: A strip of land 60 feet by 70 feet fronting on Barclay Street south of Adm. Building.

Lot No. 7: A strip of land 60 feet by 70 feet fronting on Prince Street between Building Nos. 4 and 5.

Stephen Crane Elderly Project N.J. 2-16

Description and location of road within project limits.

Beginning at intersection of a back road and Magnolia Lane South, thence proceeding Southeasterly along a curve to the left approximately 600 feet to a point on the aforementioned back road and South Linden Lane.

Description and location of parking areas within project limits.

Lot No. 1: A strip of land 20 feet by 120 feet in rear of Building No. A.

Lot No. 2: A strip of land 20 feet by 90 feet located on Southerly side of Building No. B.

Lot No. 3: A strip of land 20 feet by 75 feet located at rear of Building No. B.

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Lot No. 4: A strip of land 60 feet by 90 feet located between Buildings Nos. A & B.

Otto Kretchmer Elderly Projects N.J. 2-17 & 2-21A

Description and location of roads within project limits.

(A) Beginning at a point on Van Vechten Street approximately 65 feet East of Ludlow Street, thence South 180 feet to the Northerly line of Lot 6.

(B) Beginning at a point on Van Vechten Street approximately 290 feet East of Ludlow Street; thence South 170 feet to the Northerly line of Lot 6.

Description and location of parking areas within project limits.

Lot No. 1: A strip of land 40 feet by 125 feet fronting on Virginia Street in rear of Building No. 3.

Lot No. 2: A strip of land 40 feet by 130 feet fronting Ludlow Street in rear of building No. 4.

Lot No. 3: A strip of land 40 feet by 130 feet fronting on Carrington Street in rear of Building No. 2.

Lot No. 4: A strip of land 40 feet by 160 feet fronting on Ludlow Street in rear of Building No. 1.

Lot No. 5: A strip of land 40 feet by 100 feet front on Van Vechten Street in rear of Building No. A.

Lot No. 6: A strip of land 60 feet by 120 feet entrance off circular driveway leading from Van Vechten Street between Buildings No. A & B.

Lot No. 7: A strip of land 40 feet by 160 feet fronting on Van Vechten Street in rear of Building No. B.

Scudder Homes Project N.J. 2-19

Description and location of road within project limits.

(A) Beginning at a point on Court Street approximately 150 feet East of Howard Street, thence South 220 feet to the Northerly line of Lot 2.

(B) Beginning at a point on Court Street approximately 335 feet East of Howard Street thence South 240 feet to the Northerly line of Lot 2.

Description and location of parking areas within project limits.

Lot No. 1: A strip of land 60 feet by 90 feet fronting on Court Street between Building No. 5 and Administrative Office.

Lot No. 2: A strip of land 65 feet by 100 feet fronting on Court Street between Building Nos. 5 and 6 and South of Administrative Office.

Lot No. 3: A strip of land 160 feet by 170 feet fronting on West Kinney Street between Building Nos. 7 & 8.

Lot No. 4: A strip of land 60 feet by 150 feet fronting on Court Street between Building Nos. 1 and 2.

Lot No. 5: A strip of land 60 feet by 130 feet fronting on Mercer Street between Building Nos. 1 and 2.

1200

Lot No. 6: A strip of land 50 feet by 130 feet fronting on Court Street between Building Nos. 3 and 4.

Lot No. 7: A strip of land 50 feet by 160 feet fronting on Mercer Street between Building No. 3 and 4.

Seth Boyden Elderly Project N.J. - 2-21 E

Description and location of roads within project limits.

(A) Beginning at a point on Foster Street approximately 20 feet Southeast of Dayton Street; thence Southwest 215 feet to the Southwesterly line of Lot No. 2.

Description and location of parking areas within project limits.

Lot No. 1: A strip of land 60 feet by 60 feet fronting on Foster Street in rear of Building No. 7.

Lot No. 2: A strip of land 20 feet by 125 feet fronting on Foster Street in rear of Building No. 7.

2-21 F

Description and location of parking area with project limits.

Lot No. 1: A strip of land 50 feet by 120 feet fronting on Ross Street in rear of Building No. 8.

Baxter Terrace Elderly Project N.J. 2-22 B

Description and location of parking area within project limits.

Lot No. 1: A strip of land 45 feet by 385 feet fronting on James Street in rear of buildings located at 9-25 Summit Street.

Stephen Crane Elderly Project N.J. 2-22 C

Description and location of parking areas within project limits.

Lot No. 1: A strip of land 40 feet by 70 feet fronting on Franklin Avenue on Northerly side of Building No. C-2.

Lot No. 2: A strip of land 50 feet by 200 feet fronting on Franklin Avenue located between Building Nos. C-1 and C-2.

Lot No. 3: A strip of land 40 feet by 90 feet fronting on Franklin Avenue located on Southerly side and rear of Building No. C-3.

Lot No. 4: A strip of land 60 feet by 90 feet located at rear of Building No. C-3.

Stephen Crane Elderly Project N.J. (continued)

2-22 D

Description and location of parking areas within project limits.

Lot No. 1: A strip of land 40 feet by approximately 300 feet fronting on North Sixth Street located on southerly side of Building No. D-2 and rear of Building Nos. D-1 and D-2.

Lot No. 2: A strip of land 40 feet by 200 feet located on Northerly side and rear of Building No. D-3.

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James White Manor Project N.J. 2-25

1261

Description and location of parking areas within project limits.

- (A) BEGINNING at a point on Bergen Street approximately 450 feet North of Avon Avenue. Thence, East approximately 250 feet to a point, thence North approximately 350 feet to a point, thence West approximately 250 feet to the Easterly line of Bergen Street. The above parking area has space for 138 cars.

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

Temporary President Carrino called for those desiring to be heard on this ordinance, to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, EXCLUDING TRUCKS OVER 4 TONS FROM BELMONT TERRACE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:4-1, trucks over 4 tons excluded from certain streets, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented be amended by adding thereto the following:

Belmont Terrace, from Ridgewood Avenue to Belmont Avenue.

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

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Temporary President Carrino called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

1562

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:11-1, Traffic Control Signals, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

The intersection of Madison Avenue and Treacy Avenue

Section 2. That the traffic signal installation shall be in accordance with the provision of an act concerning motor vehicles and traffic regulations, Sub-Title I of Title 39 of the Revised Statutes of the State of New Jersey; shall conform to the design and shall be maintained in operation as authorized by the Department of Transportation.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

Temporary President Carrino called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.



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Temporary President Carrino: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval. 1263

6-Ph, S & F-d.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED; "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-g) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR SUPERVISING CLERK, TYPING, AS PER CIVIL SERVICE CLASSIFICATION).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor," adopted November 22, 1966 (6S&Fg), and amendments thereto, be and the same is hereby amended to create the title, title code, annual minimum and annual maximum salaries therefor, as follows, to wit:

(c) Municipal Courts

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Supervising Clerk, Typing 800122	\$ 7,138	\$ 8,677

Section 2. All prior ordinances or parts of prior ordinances which relate to the above and are inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

Temporary President Carrino called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

April 20, 1977

6-Ph, S & F-e.

1.004

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING CHAPTER 3, PROHIBITED TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO SECTION 23:3-5, NO TURN ON RED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Chapter 3, Prohibited Turns, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto Section 23:3-5, No Turns on Red, reading as follows:

23:3-5 No Turns on Red

No person shall turn a vehicle to make a right turn when facing a steady red signal (STOP) indication at any of the following locations, whenever an official sign is present prohibiting such a turn on the red signal.

Intersection

Right Turn Prohibition

Broad St. and Grant St.

South on Broad St. to  
West on Grant St.

Broad St., Broadway & Clay St.

East on Broadway to  
South on Broad St.

Broad St., Central Ave. &  
Fulton St.

East on Central Ave. to South  
on Broad St.

Broad St. & W. Park St.

South on Broad St. to West  
on W. Park St.

East on W. Park St. to South  
on Broad St.

Broad St. & New St.

South on Broad St. to West  
on New St.

Broad St. & Cedar St.

South on Broad St. to West  
on Cedar St.

Broad St. & Raymond Blvd.

North on Broad St. to East  
on Raymond Blvd.

East on Raymond Blvd. to  
South on Broad St.

West on Raymond Blvd. to  
North on Broad St.

Broad St., Academy St. &  
Commerce St.

West on Commerce St. to  
North on Broad St.

Broad St., Bank St. & Clinton St.

East on Bank St. to South  
on Broad St.

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Intersection

Right Turn Prohibited

University Ave. & Central Ave.

South on University Ave. to  
West on Central Ave.

University Ave. & Raymond Blvd.

South on University Ave. to  
West on Raymond Blvd.

Universtiy Ave. & Market St.

South on University Ave. to  
West on Market St.

High St. & Springfield Ave.

All Right Turns

High St. & Market St.

All Right Turns

High St. & Central Ave.

South on High St. to West  
on Central Ave.

High St. & James St.

North on High St. to East  
on James St.

South on High St. to West  
on James St.

West on James St. to North  
on High St.

High St. & Orange St.

North on High St. to East  
on Orange St.

East on Orange St. to South  
on High St.

Halsey St. & Central Ave.

South on Halsey St. to  
West on Central Ave.

Halsey St. & Raymond Blvd.

South on Halsey St. to  
West on Raymond Blvd.

Washington St. & W. Market St.

North on Washington St. to  
East on Market St.

Washington St. & Academy St.

West on Academy St. to  
North on Washington St.

Washington St. & Raymond Blvd.

North on Washington St. to  
East on Raymond Blvd.

Broad St., Washington Pl., &  
Lombardy St.

South on Broad St. to West  
on Washington Pl.

East on Washington Pl. to  
South on Broad St.

West on Lombardy St. to  
North on Broad St.

Broad St. & Orange St.

South on Broad St. to West  
on Orange St.

East on Orange St. to South  
on Broad St.

Broad St. & State St.

East on State St. to South  
on Broad St.

Halsey St. & Market St.

South on Halsey St. to West  
on Market St.

East on Market St. to South  
on Halsey St.

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<u>Intersection</u>	<u>Right Turn Prohibition</u>
Market St. & Norfolk St.	South on Norfolk St. to West on Market St.
	West on Market St. to North on Norfolk St.
Market St. & McCarter Hwy.	North on McCarter Hwy to East on Market St.
	South on McCarter Hwy to West on Market St.
	East on Market St. to South on McCarter Hwy
	West on Market St. to North on McCarter Hwy
Mulberry St. & Edison Pl.	East on Edison Pl. to South on Mulberry St.
Washington St. & W. Kinney St.	North on Washington St. to East on Kinney St.
Clinton Ave. & Lincoln Park	West on Lincoln Pk. to North on Lincoln Pk.
	East on Clinton Ave. to East on Lincoln Pk.
McCarter Hwy & Clay St.	South on McCarter Hwy to West on Clay St.
McCarter Hwy & Edison Pl.	North on McCarter Hwy to East on Edison Pl.
	East on Edison St. to South on McCarter Hwy.
McCarter Hwy. & Lafayette St.	West on Lafayette St. to North on McCarter Hwy.
McCarter Hwy. & Elm St.	West on Elm St. to North on McCarter Hwy.
McCarter Hwy. & Walnut St.	West on Walnut St. to North on McCarter Hwy.
McCarter Hwy. & Cottage St.	West on Cottage St. to North on McCarter Hwy.
McCarter Hwy. & E. Kinney St.	West on Kinney St. to North on McCarter Hwy.
	South on McCarter Hwy. to West on E. Kinney St.
Raymond Blvd. & Raymond Plaza West	North on Raymond Plaza West to East on Raymond Blvd.
Raymond Blvd. & McCarter Hwy.	All Right Turns
Raymond Blvd. & Mulberry St.	South on Mulberry St. to West on Raymond Blvd.
	East on Raymond Blvd. to South on Mulberry St.

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1267

Intersection

Right Turn Prohibition

Raymond Blvd. & Commerce St.

West on Raymond Blvd. to  
North on Mulberry St.

East on Raymond Blvd. to  
South on Commerce Ct.

Broad St. & Walnut S .

All Right Turns

Broad St., Franklin St. &  
Hill St.

South on Broad St. to  
West on Hill St.

East on Hill St. to  
South on Broad St.

Broad St. & Green St.

West on Franklin St. to  
North on Broad St.

North on Broad St. to  
East on Green St.

Broad St., William St. &  
Lafayette St.

South on Broad St. to  
West on William St.

West on Lafayette St. to  
North on Broad St.

Broad St., Branford Pl. &  
Edison Pl.

North on Broad St. to  
East on Edison Pl.

East on Branford Pl. to  
South on Broad St.

McCarter Hwy. & Oliver St.

East on Oliver St. to  
South on McCarter Hwy.

North on McCarter Hwy. to  
East on Oliver St.

McCarter Hwy. & Chestnut St.

West on Chestnut St. to  
North on McCarter Hwy.

McCarter Hwy. & Pennington St.

East on Pennington St. to  
South on McCarter Hwy.

McCarter Hwy. & South St.

All Right Turns

McCarter Hwy. & Murray St.

South on McCarter Hwy to  
West on Murray St.

McCarter Hwy. & Miller St.

South on McCarter Hwy.  
to West on Miller St.

High St., Astor St. & Clinton Ave.

South on High St. to West  
on Clinton Ave.

East on Clinton Ave. to  
South on Astor St.

Clinton Ave., Avon Ave.  
Elizabeth Ave. & Wright

North on Wright St. to  
East on Clinton Ave.

East on Clinton Ave. to  
South on Elizabeth Ave.

East on Avon Ave. to West  
on Clinton Ave.

1008

April 20, 1977

Intersection

Right Turn Prohibition

Elizabeth Ave. & W. Runyon St.

North on Elizabeth Ave. to  
South on Wright St.

Elizabeth Ave. & W. Peddie St.

South on Elizabeth Ave. to  
West on W. Runyon St.

North on Elizabeth Ave. to  
East on W. Peddie St.

South on Elizabeth Ave. to  
West on W. Peddie St.

Elizabeth Ave. & Meeker Ave.

West on W. Peddie St. to  
North on Elizabeth Ave.

North on Elizabeth Ave. to  
East on Meeker Ave.

Orange St. & Clifton Ave.

West on Orange St. to North  
on Clifton Ave.

Orange St. & First St.

South on First St. to West  
on Orange St.

East on Orange St. to South  
on First St.

West on Orange St. to North  
on First St.

Orange St. & 6th St.

South on 6th St. to West on  
Orange St.

Orange St. & Roseville Ave.

All Right Turns

W. Market St., Gould Ave. &  
Humboldt St.

South on Humboldt St. to  
West on W. Market St.

W. Market St., Sussex Ave.  
Myrtle Ave. & 9th St.

North on 9th St. to East  
on W. Market St.

West on Sussex Ave. to  
North on West Market St.

West on W. Market St. to  
East on Sussex Ave.

West Market St. & Gray St.

South on Gray St. to West  
on West Market St.

West on W. Market St. to  
North on Gray St.

W. Market St., Roseville Ave.  
So. 8th St. & 9th Ave.

South on Roseville Ave. to  
West on W. Market St.

East on W. Market St. to  
South on So. 8th St.

W. Market St., First St. and  
Bergen St.

North on Bergen St. to  
East on W. Market St.

West on W. Market St. to  
North on First St.

Frelinghuysen Ave. & Miller St.

All Right Turns

April 20, 1977

Intersection

Frelinghuysen Ave. & Concord St.

Belmont Ave. & 18th Ave.

Belmont Ave. & Waverly Ave.

Market St. & Mott St.

Fleming Ave. & Oxford St.

Hawkins St. & Ferry St.

Ferry St. & Christie St.

Ferry St. & Waydell St.

Raymond Blvd. & Chapel St.

Raymond Blvd. & Chapel St.

Fleming Ave. and Brill St.

Niagara St. & Ferry St.

Wilson Ave. & Houston St.

Wilson Ave., Hensler St. &  
Lafayette St.

Lafayette St. & Congress St.

Lafayette St. & Union St.

Lafayette St. & Jefferson St.

Right Turn Prohibition

1269

South on Frelinghuysen Ave.  
to West on Concord St.

West on Concord St. to North  
on Frelinghuysen Ave.

All Right Turns

All Right Turns

East on Market St. to South  
on Mott St.

All Right Turns

North on Hawkins St. to East  
on Ferry St.

East on Ferry St. to South  
on Hawkins St.

North on Christie St. to  
East on Ferry St.

East on Ferry St. to South  
on Christie St.

North on Waydell St. to East  
on Ferry St.

East on Ferry St. to South  
on Waydell St.

South on Chapel St. to West  
on Raymond Blvd.

West on Raymond Blvd. to  
North on Chapel St.

All Right Turns

North on Niagara St. to  
East on Darcy St.

North on Houston St. to  
East on Wilson Ave.

North on Wilson Ave. to  
East on Hensler St.

South on Wilson Ave. to  
West on Lafayette St.

West on Hensler St. to North  
on Wilson Ave.

All Right Turns

North on Union St. to East  
on Lafayette St.

West on Lafayette St. to  
North on Union St.

South on Jefferson St. to  
West on Lafayette St.

East on Lafayette St. to  
South on Jefferson St.

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1270

Intersection

Seymour Ave. & Avon Ave.

So. 8th St. & Ninth Ave.

13th Ave. & Littleton Ave.

First St. & Sussex Ave.

13th Ave. & S. 10th St.

S. Tenth St. & Eleventh Ave.

14th Ave. & S. Seventh St.

Frelinghuysen Ave. & Peddie St.

Frelinghuysen Ave. & Victoria St.

Frelinghuysen Ave. & Meeker Ave.

Bergen St. & W. Bigelow St.

Bergen St. & 18th Ave.

Bergen St. & 16th Ave.

Summer Ave. & Grafton Ave.

Summer Ave. & Heller Pkwy.

Summer Ave. & Elwood Ave.

Summer Ave. & Second Ave.

No. Tenth St. & First Ave.

Fourth Ave. & No. Sixth Ave.

Clifton Ave. & Sixth Ave.

Right Turn Prohibited

East on Avon Ave. to South  
on Seymour Ave.

All Right Turns

All Right Turns

All Right Turns

All Right Turns

All Right Turns

All Right Turns

North on Frelinghuysen Ave.  
to East on Peddie St.

South on Frelinghuysen Ave.  
to West on Peddie St.

West on Peddie St. to North  
on Frelinghuysen Ave.

East on Victoria St. to  
South on Frelinghuysen Ave.

North on Frelinghuysen Ave.  
to East on Meeker Ave.

South on Frelinghuysen Ave.  
to West on Meeker Ave.

West on Meeker Ave. to North  
on Frelinghuysen Ave.

All Right Turns

All Right Turns

All Right Turns

All Right Turns

South on Summer Ave. to  
West on Heller Pkwy.

East on Heller Pkwy. to  
South on Summer Ave.

All Right Turns

All Right Turns

North on No. Tenth St.  
to East on First Ave.

West on First Ave. to  
North on No. Tenth St.

South on No. Sixth St. to  
West on Fourth Ave.

East on Fourth Ave. to  
South on Sixth St.

All Right Turns



April 20, 1977

Intersection

Speedway Ave. & 14th Ave.

14th Ave. & So. 14th St.

So. 10th St. & 15th Ave.

So. 10th St. & 14th Ave.

15th Ave. & Bergen St.

16th Ave. & Bergen St.

14th Ave. & Hayes St.

Sussex Ave. & Lock St.

Sussex Ave. & Norfolk St.

Sussex Ave. & Roseville Ave.

Montieth Ave. & No. 6th St.

Nesbitt St. & Orange St.

Heller Pkwy. & Branch Brook  
Park Drive

Broad St. & Astor St.

Avon Ave. & Seymour Ave.

Adams St. & Oliver St.

Chestnut St. & Van Buren St.

Right Turn Prohibited

1271

North on Speedway Ave.  
to East on 14th Ave.

West on 14th Ave. to  
North on Speedway Ave.

All Right Turns

All Right Turns

All Right Turns

All Right Turns

North on Bergen St. to  
East on 16th Ave.

All Right Turns

North on Lock St. to  
East on Sussex Ave.

West on Sussex Ave. to  
North on Norfolk St.

All Right Turns

South on No. 6th St. to  
West on Montieth Ave.

West on Orange St. to  
North on Nesbitt St.

4 P.M. to 6 P.M.  
Monday thru Friday

South on Branch Brook  
Park Drive to West on  
Heller Pkwy.

7 A.M. to 9 A.M.  
4 P.M. to 6 P.M.  
Monday thru Friday

North on Broad St. to  
East on Astor St.

East on Astor St. to  
South on Broad St.

7 A.M. to 5 P.M.  
Monday thru Friday

East on Avon Ave. to  
South on Seymour Ave.

7 A.M. to 5 P.M.  
School Days

North on Adams St. to  
East on Oliver St.

7 A.M. to 5 P.M.  
School Days

South on Van Buren St. to  
West on Chestnut St.

April 20, 1977

Intersection

Right Turn Prohibited

12712

Jefferson St. & Walnut St.

East on Chestnut St. to  
South on Van Buren St.

7 A.M. to 5 P.M.  
School Days

South on Jefferson St. to  
West on Walnut St.

East on Walnut St. to South  
on Jefferson St.

7 A.M. to 5 P.M.  
School Days

Pacific St. & E. Kinney St.

South on Pacific St. to  
West on E. Kinney St.

West on E. Kinney St. to  
North on Pacific St.

7 A.M. to 5 P.M.  
School Days

South St. & Hermon St.

All right turns

South St. & Dawson St.

North on Dawson St. to  
East on South St.

West on South St. to  
North on Dawson St.

7 A.M. to 5 P.M.  
School Days

Fafayette St., Wilson Ave.  
& Hensler St.

East on Fafayette St. to  
South on Wilson Ave.

South on Wilson Ave. to  
West on Fafayette St.

West on Hensler St. to  
North on Wilson Ave.

North on Wilson Ave. to  
East on Hensler St.

Madison Ave. & So. 16th St.

All right turns  
7 A.M. to 5 P.M.  
School Days

Clinton Pl. & Hawthorne Ave.

All right turns  
7 A.M. to 5 P.M.  
School Days

Hunterdon St. & Watson Ave.

East on Watson Ave. to  
South on Hunterdon St.

7 A.M. to 5 P.M.  
School Days

Bergen St. & W. Runyon St.

All right turns  
7 A.M. to 5 P.M.  
School Days

Clinton Ave. & Seymour Ave.

South on Seymour Ave. to  
West on Clinton Ave.

April 20, 1977

Intersection.

Clinton Ave. & Van Ness Pl.

Clinton Ave. & Shanley Ave.

Clinton Ave. & Osborne Terr.

Clinton Ave. & Avon Ave.

Right Turn Prohibited

East on Clinton Ave. to  
South on Seymour Ave.

7 A.M. to 5 P.M.  
School Days

North on Van Ness Pl. to  
East on Clinton Ave.

East on Clinton Ave. to  
South on Van Ness Pl.

7 A.M. to 5 P.M.  
School Days

South on Shanley Ave. to  
West on Clinton Ave.

West on Clinton Ave. to  
North on Shanley Ave.

7 A.M. to 5 P.M.  
School Days

North on Osborne Terr. to  
East on Clinton Ave.

East on Clinton Ave. to  
South on Osborne Terr.

7 A.M. to 5 P.M.  
School Days

West on Clinton Ave. to  
West on Avon Ave.

Section 2. Any existing ordinance or part thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

Temporary President Carrino called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Temporary President Carrino, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

April 20, 1977

6-Ph, S & F-f.

1574  
The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE LAW DEPARTMENT AND ESTABLISHING SALARIES THEREFOR" (6-S & F-o) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO INCREASE THE NUMBER OF LEGAL ASSISTANTS (\$19,887. - \$24,172.) IN THE LAW DEPARTMENT FROM ONE TO TWO).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An Ordinance creating permanent positions in the Law Department and establishing salaries therefor" (6S&Fo) adopted November 22, 1966 and amendments thereto, be amended by increasing the number of Legal Assistants (19,887 - 24,172) in the Law Department from one to two as follows, to wit:

<u>POSITIONS</u>	<u>NUMBER OF POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Legal Assistant 910004	2	\$ 19,887	\$ 24,172

Section 2. All prior ordinances or parts of prior ordinances which relate to the above positions titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. The position and salary range hereinabove noted shall be effective as of April 1, 1977.

Temporary President Carrino called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

April 20, 1977

AN ORDINANCE CHANGING THE NAME OF BELMONT AVENUE, IN ITS ENTIRETY, TO

IRVINE TURNER BOULEVARD.

1275

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. The name of Belmont Avenue, in its entirety, be and the same is hereby changed to Irvine Turner Boulevard.
2. The erection of signs thereon and designation of numbers of premises, and change of municipal maps and records, shall be made accordingly.
3. This ordinance shall take effect upon final passage and publication and in accordance with law.

Temporary President Carrino called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. D. J. HENDERSON, 29 OLD MILL ROAD TO BLOOMFIELD, NEWARK, NEW JERSEY, stated he has no complaints about the intent of this ordinance but he is opposed to changing the name of any street in Newark for whatever purpose. He suggested the Council memorialize the late Councilman Irvine I. Turner by having friends and admirers of the late Irvine I. Turner contribute to a small memorial with a suitable inscription on a small area of land donated for that purpose by the City in which children and others can plant flowers, tend to them and revive the memory of this man.

Councilman Bottone said he again must abstain on this ordinance not because he did not respect the late Councilman Irvine I. Turner but he is opposed to changing the name of any existing street. He felt with all the rebuilding going on in the City an opportunity would arise in which a street could be named after the late Councilman Turner.

Councilman Allen said he was generally opposed to changing names of streets and schools but Belmont Avenue has changed considerably over the years. If we look at the new development going on that street he feels both old and young can identify themselves with Irvine I. Turner for the role he played in the City of Newark when he was the first black elected official in the City of Newark. He felt this would be a remembrance for the residents of the Central Ward what this individual did for them. He said this is a new day and a new year and this area is to be rebuilt he would like it to be named for some of his people who "paid their dues" in that area and it was the late Councilman Irvine I. Turner "the man who made it possible". He urged his colleagues to support him in naming the street after the late Councilman Irvine I. Turner.

Councilman Tucker felt just naming the street after the late Councilman Irvine I. Turner will not be a just City tribute. He stated he will play a major role in trying to mobilize support that is needed to erect a monument to the Late Irvine I. Turner within the Central Ward. He felt what we are attempting to deal with right now is to

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1276

praise someone who is basically one of our own. Councilman Turner was one of the people who came from the "muck" of the Central Ward and played a major role not just in pushing political development within the City but dealing with the needs of the people trying to knock down a lot of bureaucratic barriers and trying to make sure that the poor and disadvantaged who happened at that point of time to be black that they were not going to be pushed aside. He did that quite effectively.

Councilman Tucker continued Belmont Avenue was named for a particular reason but if we are talking about a comparison between Belmont Avenue as it presently stands and the relevancy of Irvine Turner with the residents there who know that man very well and hopefully the children who at least will relate if the choice is Belmont Avenue vs. Irvine I. Turner. That is the point he is concerned with. Irvine I. Turner had a major effect on the political development and the fight for the poor of the City of Newark.

Councilman Tucker concluded he will get in contact with those who knew Irvine I. Turner more personally and see what can be done about erecting a monument that will memorialize him in a more favorable way.

Councilman Giuliano noted when a former Central Ward Councilman wanted to change the name of Belmont Avenue, he was strongly opposed to it. Those were the days when there was turmoil in the City and the Council Chamber was packed with people trying to influence the Municipal Council.

Councilman Giuliano asserted the late Councilman Irvine I. Turner was a very close and dear friend of his and his family. He represented not only the black people of the Central Ward but the whole City of Newark.

Councilman Giuliano said he could not live with his conscience if he did not vote for this name change. He realizes it is a precedent but he felt he could not in all truth forget what this man did for him and for the City of Newark and he would therefore be in favor of this name change.

Temporary President Carrino observed he had a long time ago set a policy he would not vote for name changes on anything. He hopes his colleagues understand his vote has nothing to do with his feelings towards the late Councilman Irvine I. Turner.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, Villani.

No: Temporary President Carrino.

Not Voting: Councilman Bottone.

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Temporary President Carrino: The yeses are six, the noes are one and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE "AN ORDINANCE CREATING CERTAIN POSITIONS IN THE DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR, IN CONFORMANCE WITH GRANT-IN-AID PROVISIONS OF CHAPTER 36, PUBLIC LAWS 1966 (R.S. CUM. SUPP. 26:2F-1) KNOWN AS THE STATE HEALTH AID ACT OF 1966," (6-S & F-e) ADOPTED APRIL 5, 1967 AS AMENDED (6-S & F-f, ADOPTED JANUARY 21, 1976) AND SUPPLEMENTED. (TO DELETE THE TITLE AND SALARY RANGE FOR ASSISTANT DIRECTOR, PUBLIC HEALTH NURSING, C.H.S.)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled "An ordinance creating certain positions in the Division of Health, Department of Health and Welfare and establishing salaries therefor, in conformance with grant-in-aid provisions of Chapter 36, Public Laws of 1966, (R. S. Cum. Supp. 26:2F-1) known as the State Health Aid Act 1966" (6SFe) adopted April 5, 1967, as amended (6Sff, adopted January 21, 1976) and supplemented, be amended to delete therefrom the following title, title code, annual minimum and annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Director, Public Health Nursing, C.H.S. 301011	\$13,460	\$16,361

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum and annual maximum salary therefor, which are inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

Temporary President Carrino called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to

the Mayor for his approval or disapproval.

6-Ph, S & F-1.

1278

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING A \$5,000.00 DEATH BENEFIT AND A \$10,000.00 ACCIDENTAL DEATH AND DISMEMBERMENT BENEFIT FOR CERTAIN EMPLOYEES UNDER SIXTY-FIVE (65) YEARS OF AGE; A \$1,500.00 DEATH BENEFIT FOR CERTAIN EMPLOYEES AGE SIXTY FIVE (65) AND OVER; AND \$1,500.00 DEATH BENEFIT FOR ELIGIBLE RETIREES, AT ANY AGE, WITH FIFTEEN YEARS OF SERVICE WITH THE CITY OF NEWARK.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. Except as is hereinafter provided, each active permanent, provisional and unclassified employee, under age sixty-five (65) not covered in the Uniformed Police and Fire Agreements, shall, effective with the date of a Contract with an insurance carrier or by the City no later than July 1, 1977, be provided with a \$5,000.00 Death Benefit and a \$10,000.00 Accidental Death and Dismemberment Benefit.

The \$5,000.00 Death Benefit and \$10,000.00 Accidental Death and Dismemberment Benefit shall reduce to a total of \$1,500.00 for all eligible employees who, on the effective dates hereinabove noted, are or who henceforth shall attain the age of sixty-five (65).

All employees who, on or after the above noted effective dates, shall retire with a minimum of fifteen (15) years of service with the City of Newark shall be covered with a \$1,500.00 Death Benefit.

Active employees shall mean those employees who are active in their assigned duties on the effective dates as noted hereinabove.

Said Death Benefits shall apply only to employees of the City of Newark and not spouses or dependents.

Provisional employees shall have served a minimum of ninety (90) days of continuous service to be eligible for Death Benefits in all instances.

If the aforesaid coverage is provided by a Contract of Insurance the liability of the City shall be limited to the terms of that Contract.

The Accidental Death Benefit coverage shall cease when the employee retires, at any age, or otherwise departs from the employ of the City of Newark, New Jersey, except those employees who retire and are reemployed by the City of Newark.

Section 2. All Ordinances or parts of Ordinances which are inconsistent herewith are hereby repealed.

Section 3. This Ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.



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1279  
Temporary President Carrino called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appeared.

Councilman Tucker said it should be noted for the record that the representatives of the Personnel Department, Business Administrator's Office and the Insurance Fund Commission played a major role in negotiating this fringe benefit package. It is important that the City move in compliance with the 20th Century to provide basic insurance for its employees. Although the impetus for this insurance came directly from the Council, Personnel Officer Veltri and Business Administrator Walls and the Secretary of the Insurance Fund Commission should be commended for their cooperation. He noted that if an employee is not represented by a union and dies during his tenure, the City would provide \$250. through the Department of Public Welfare and give that to the family. This ordinance rectifies this situation and will provide a more comprehensive fringe benefit package for all employees.

A motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set on the amendment. The amendment is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY ADDING THERETO SECTION 23:5-4.2 "PARKING LIMITED TO FIFTEEN MINUTES," AS AMENDED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

23:5-4.2 Parking limited to fifteen minutes

No person shall park any vehicle upon any of the following streets, portions of streets or designated points for longer than fifteen minutes

April 20, 1977

between the hours specified in indicated days:

1.30

Franklin Streets, south side, between Mulberry Street and  
Federal Square, 8:00 A.M. to 4:00 P.M., Monday through Friday

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

Temporary President Carrino called for those desiring to be heard on the amendment to this ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing on the amendment, and adopt the ordinance, as amended, was made Councilman Martinez, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeses are eight and the noes are none. This ordinance, as amended, having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

Temporary President Carrino called for ordinances on second reading and final passage.

G-S & F-k.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:7-13, CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Zone 2 (d) For those streets or portions thereof where parking is limited to fifteen minutes, as enumerated in Section 23:5-4.2 \$10 - 15 minutes)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

(Public Hearing Closed)

A motion to adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

April 20, 1977

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Temporary President Carrino.

Temporary President Carrino: The yeases are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-S & F-1.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:7-2, CHAPTER 7, PARKING METER REGULATIONS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Zone 2 (d) Those streets or portions thereof where parking is limited to fifteen minutes as enumerated in Section 23:5-4.2)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

(Public Hearing Closed)

A motion to adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

Temporary President Carrino: The yeases are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

HEARINGS OF CITIZENS.

The following speakers addressed the Municipal Council with respect to Resolutions 7-R-g through 7-R-o on this Calendar. They urged the Council to seek contractors within the City of Newark to support these programs.

6-HC-a.

REVEREND H. BEECHER JACKSON, ALLEN A. M.E. CHURCH, 56-60 19TH AVENUE, NEWARK, NEW JERSEY.

MR. DARNELL DUGGER, 624 SOUTH 19TH STREET, NEWARK, NEW JERSEY.

A motion to permit Mrs. Lucille Peterson to be heard under "Hearings of Citizens" was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by

April 20, 1977

Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

Temporary President Carrino.

1283 /  
6-HC-c.      MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to Comprehensive Health Services.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.      RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH MICHAEL COLEMAN IN THE AMOUNT OF \$2,400. FOR PROFESSIONAL SERVICES. FUNDS BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC5301, P.L.-93-383). (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1)(a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

Temporary President Carrino.

7-R-b.      RESOLUTION ACCEPTING BID OF STARCITY BROADCASTING CORP. FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 17, LOT 1, 16-20 PARK PLACE, NEWARK, NEW JERSEY, FOR \$100,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James.

Councilman Tucker indicated he would like the back-up information submitted to the Council in connection with this matter made a part of the record. He cited the opinion from the Corporation Counsel's Office and the recommendation from the Finance Director be made part of the record.

**Newark**

Kenneth A. Gibson  
Mayor

Department of Law  
920 Broad Street  
Newark, New Jersey 07102  
201 733-3880

Milton A. Buck  
Corporation Counsel

April 15, 1977

April 20, 1977

M E M O R A N D U M

TO: Milton A. Buck, Corporation Counsel *OK. MAB* 1283  
FROM: Leo D. Schwarz,  
Assistant Corporation Counsel  
SUBJECT: Opinion requested by Municipal Council on bid  
and bidding procedure - 16-20 Park Place

-----

A copy of the original request is attached.

First Query In the sale of City-owned property may the  
Governing Body establish Conditions, for such sale and if so to  
what degree?

In brief N.J.S.A. 40A:12-13 provides, "Any municipality may sell real property----- not needed for public use, as set forth in the resolution ----- authorizing the sale ----- except as otherwise provided by law, all such sales shall be made by one of the following methods;

(a) By public sale to the highest bidder after advertisement----- . In the case of public sales, the governing body may by resolution fix a minimum price or prices, with or without the reservation of the right to reject all bids where the highest bid is not accepted. ----- Such Resolution may provide, without fixing a minimum price, that upon the completion of the bidding, the highest bid may be accepted or all the bids may be rejected. The invitation to bid may also impose restrictions on the use to be made of such real property, capital improvement----- and any conditions of sale as to buildings or structures to be constructed thereon or as to demolition, repair or reconstruction of buildings or structures, and the time within such conditions shall be operative, or any conditions of sale in like manner and to the same extent as by any other vendor. Such conditions shall be included in the advertisement----- . Such restrictions or conditions shall be related to a lawful public purpose and encourage and promote fair and competitive bidding-----."

It is my opinion that the Governing Body may by resolution set conditions of sale in the same manner and to the same extent as other vendors, but these conditions have to be advertised in the manner required by N.J.S.A. 40A:12-13(a) and must be such as will encourage and promote fair and competitive bidding. Nowise do I imply a right after adoption of the resolution to depart from any material element of the invitation to the public to bid without complying with provisions of 40A:12-13(a) as to notice.

1561

Second Query: Are those conditions binding in that only bids satisfying those conditions must be considered?

In my opinion the conditions of the sale are binding and there can be only an immaterial departure therefrom. Even where the right to reject any and all bids is properly reserved, the statute may not be capriciously evaded. Scatuorchio v J.C. Incinerator Auth. 100A 2d 869 (14 N.J. 72) on page 879 of 100A 2d.

An example of an undisclosed fact held not to be material nor of advantage to a prospective purchaser as to require public disclosure in the published advertisement of sale occurred in the case of Jersey City Merchants Council v Jersey City 186 A2d 684 (39 N.J. 42, Supreme Court 1962). Where there was no disclosure of permissive dumping of cinder waste by a licensee whose permission could be revoked by will of municipality or purchaser.

Third Query: If Conditions have been established may the Council accept a bid meeting those conditions in spite of a higher bid satisfying different conditions?

We are not dealing with a contract to erect an improvement for the City but with contract to sell lands and there is a distinction between these 2 situations, expressed in the case of Jersey City Merchants Council, referred to above where it was said:

[3,4] The public policy to secure competition and to guard against favoritism improvidence, extravagance and corruption underlies both the sale of realty by a municipality and the award of contracts for the performance of work and supplying of materials to a municipality. This policy requires that a "public body shall prescribe a common standard on all matters that are material to the proposals, to the end that interested persons may bid intelligently and will be induced to bid by the promise of impartiality which only specifications of that quality can give." Greenberg v. Fornicola, 37 N.J. 1, 178 A2d 339 (1962). The foregoing statement of identical basic principles, however, does not denote that the municipality is required to detail conditions of its proposed action in each of these categories with the same specificity. This arises from the difference in the ultimate goals sought to be attained -----  
----- in the sale of land, a municipality may not be interested solely in price although this is always a matter of prime importance. As with the case of a private owner, a municipality may dispose of some of its realty for manifold legitimate purposes which fail to include the acquisition of the highest price therefor.

The court further said in the above case that restrictions on use of course may affect the bidding and reduce the like-

April 20, 1977

lihood of the greatest dollar yield, yet a prudent owner <sup>1285</sup> not be indifferent to the use of his property, the sum total-<sup>1286</sup> ity of circumstances, such as the effect on remaining or other lands along with other pertinent factors are to be considered.

The court further said, which is most pertinent here (bottom of page 690 of 186 A 2nd):

"However, in the sale of lands, the greater the specificity of the type of improvement, the more restricted is the field of possible purchasers, and hence of competitive bidders. Where the specifications for "the use to be made of such land and any conditions as to buildings or structures to be erected thereon" are reasonably general, the bidding is made attractive to a greater number of prospects. Thus, it may be said that competition for the purchase of municipal lands is stimulated rather than stifled in direct proportion to the absence of restrictions affecting future use. Clearly, this is a result that is opposite to what occurs where the municipality seeks bids for a public improvement under general terms and conditions."

Furthermore, in the sale of lands, as the specifications for land use become more detailed, the opportunity for favoritism and collusion increases. As stated in Greenberg, supra, at p. 8, 178 A.2d at p. 342:

Indeed, the specification by the public body of a particular use can more readily be turned to an improper end, for the more specific the use, the fewer will be the interested parties. Here, as in other settings, undue specificity can be the vehicle for favoritism."

In the Resolution 7RK adopted by the Municipal Council on March 16, 1977 to invite bids or to offer for sale the premises 16-20 Park Place, among the conditions are two of interest:

(c) "Bidders shall be required to submit in triplicate, a full proposal for the renovation of the subject property indicating renovations to take place within the building."

(d) Selection of the successful bidder will be based, in part, on the following factors:

Availability of financing and the principal business of the bidder".

April 20, 1977

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Attention is also called to the former statute (R.S. 40:60-26, as am. L 1948 c 245, N.J.S.A.) which provided that any condition or restriction on the use to be made of the land shall be set forth "at length in the advertisement of sale. In the revision (N.J.S.A. 40A: 12-13 (a), the words "at length" are omitted as respects the advertisement required, and among the conditions of sale in the revision is the repair or reconstruction of buildings or structures.

While I would have liked it better if the resolution and advertisement had been more specific on conditions(c) and(g), nevertheless these conditions were sufficiently informative for the submission of bids by the two contenders. Each of whom was given the opportunity to give an additional oral presentation to the Real Estate Commission and each was able to review his bid in relation to the other's. Page 35, line 2 etc. of the transcript of proceedings on Monday March 28, 1977 before the Real Estate Commission illuminates this, to wit

Mr. Milano: Let's take a quick five minute recess.

(Recess is taken)

(At this point in the proceedings, both groups are in the conference room.)

Mr. Faiella: What we would like to do now is to have

both groups give a quick synopsis for the benefit of the other group of their proposal, going into as much detail they would want to give and the dollar offers. And then each group, if they want to, make any changes with regard to their proposal.

Is that acceptable to everyone?

Mr. Burkett: The proposal is there in total.

Mr. Faiella: We have not reviewed that with the other group. We would like to synopsize it for their benefit and they the same for you, and ask if there any changes they would like to make before we close our meeting for consideration. We'll be meeting for consideration. We'll be meeting to make a decision as to our recommendation on next Monday, and then notify respective groups as to our recommendation because we'll be ordering the transcript and asking for your written notes and reviewing those. Okay?



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From pages 42 to 47 there is open discussion of the amount to be spent by each bidder on capital improvements. Some ambiguity developed in Starcity's bid and this was to be clarified by supplemental data. See letter attached, dated March 30, 1977 from Starcity Broadcasting Corp. to Mr. Dante Milano, Real Estate Officer, captioned, Re: Capital Improvement.

This bidder's expenditure for Capital improvements is between \$1,294,300. and \$1,500,000.00. In contrast (page 38 lines 9-10) Comco America's bid is based on capital improvements of \$500,000.00.

The character of the use is different. Star City's is 100% commercial. Comco America's 60% commercial 40% residential but for the use of the latter's trainees.

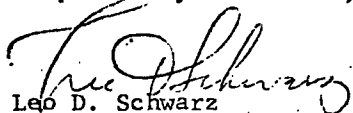
It would appear from the case of Mendez v City of Newark (1975) 33A<sup>2</sup>307 (132 N.J. Super 261) that the Municipal Council should review the proceedings and record before the Real Estate Commission on this sale, and give the highest bidder an opportunity to be heard, if it so wishes, before acceptance or rejection by the Council occurs. Mendez v City of Newark stated on page 311 of 33A 2nd 307,

"Present-day concepts of due process require an opportunity, by one aggrieved to be heard at a meaningful time and in a meaningful manner-----  
The highest bidder has acquired a status to be afforded an opportunity to be heard."

The bid of Comco America is monetarily high, but what the City was after was an integrated package so that upon a fair consideration of all the factors involved, it could select the best all around deal for itself. It is my opinion that when this selection is made on the merits, there the only attack that can be made is one that could establish to the satisfaction of the court that the City's proceedings did not comply with the statute. In New Jersey;

"The rule is well established that an unsuccessful bidder has no standing to attack a sale in which he took part."  
Lieberman v Neptertine Twp. 141A 2nd. 553 (50 N. Super 192) on page 556 of 141 A 2nd. To the same effect is Juice Bar Corp v Township, etc 115 A 2nd. 131

Respectfully submitted,

  
Leo D. Schwarz

Assistant Corporation Counsel

LDS/bjl:tdf

April 20, 1977

Newark

Kenneth A. Gibson  
Mayor

Department of Finance

2 Cedar Street, 5th Floor  
Newark, New Jersey 07102  
201 733-3930

Office of the Director

RECEIVED

APR 11 1977

OFFICE OF  
BUSINESS ADMINISTRATOR

DATE: April 6, 1977

TO: MUNICIPAL COUNCIL

FROM: T. Dennis Sullivan, Director of Finance 

RE: RECOMMENDATION OF SUCCESSFUL BIDDER FOR PURCHASE OF CITY-OWNED  
PREMISES KNOWN AS 16-20 PARK PLACE, BLOCK 17, LOT 1.

In conformity with requisite advertisement, an auction was conducted on March 28, 1977, to accept bids for the sale of City-owned property at 16-20 Park Place. During the auction, bids were submitted and received from Starcity Broadcasting Corporation, 2 Pennsylvania Plaza, New York, New York, and Equity Development Corporation, Inc., 801 Jefferson Road, Parsippany, New Jersey. Subsequent to the auction, the Commissioners together with the Real Estate Officer, Dante Milano, met on Monday, April 4, 1977 to review the bids and to make a recommendation of the successful bidder to the Council.

Initially, the Commissioners wish to publicly commend both bidders for their interest in the City of Newark. Each bidder was ably represented and both offers were expertly presented to the Commissioners.

For record purposes, it is to be noted that there were several points of similarity in both offers. Starcity made a bid of \$100,000., and Equity offered its bid of \$105,000., for the subject property. Additionally, both bidders offered to retain title and not to transfer title to any non-profit organization for a minimum of five (5) years. In like manner, both offered to refrain from seeking tax relief or abatement for a minimum period of five (5) years. Furthermore, both offered to conduct training programs for either employees or student-trainees. However, the offer did include several important dissimilarities and these are hereinbelow discussed in more detail.

Starcity offered to continue total "commercial use" of the building whereas Equity proposed to utilize forty (40) percent of the building for "residential use", and sixty (60) percent of the building for "commercial use". The residential use of the building would include one, two, and three room apartments.

Starcity, additionally offered to expend between \$1,200,000., and \$1,500,000., for capital improvements whereas, Equity offered to allocate \$500,000., for capital improvements.

For completeness, it should be noted that the subject property has become a tremendous liability for the City and the building's interior is in need of almost total repair and renovation.

It is the consensus of the Commissioners that it would be in the best interest of the City and its people to select Starcity Broadcasting Corporation as the successful bidder for the following reasons:

- (1) The continued "use" of the building as a commercial building would be in keeping with the present "use" of the area. It is firmly believed that the future growth of the business area would be stymied if a permitted mixed use of the subject property should be granted. It is also firmly believed that such a use would require zoning and planning approval and this administratively could delay final decision in this matter.

April 20, 1977

(2) The expenditure of over \$1,000,000., for capital improvements would better restore the property and return a better tax ratable to the City.

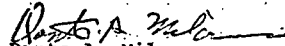
1289

(3) The business primarily conducted by Starcity is of a type which does not presently exist in our City and is an operation urgently needed in Newark. The future development and growth of the broadcasting and television facets of this operation could eventually make this building a focal point for the entire State of New Jersey. This operation could probably prove beneficial not only to Newark but also to a Commission recently appointed by Governor Brendan Byrne in his effort to bring "movie making" back to our State.

The Commissioners' decision in the selection of Starcity Broadcasting Corporation, is made with a special recommendation that the following two conditions for the sale be incorporated in the resolution:

- (1) That \$1,500,000., will be expended for capital improvements.
- (2) That a certified cost accounting report of the progress of capital improvements be submitted to the Commissioners at year's end subsequent to the date of transfer of title. (This would permit adequate supervision over the capital improvement.)

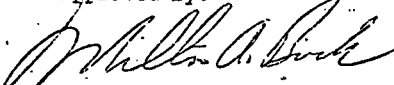
Prepared by:

  
Dante A. Milano  
Real Estate Officer

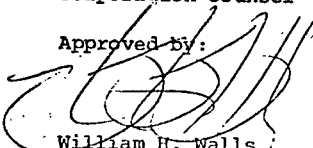
Submitted by:

  
Kenneth A. Joseph  
Tax Collector

Approved by:

  
Milton A. Buck  
Corporation Counsel

Approved by:

  
William H. Walls  
Business Administrator

Councilman Martinez stated he had spoken to Mr. Hussar of Greenfield Auto Sales and Leasing Corporation who had some objections to this bid and suggested he appear before the Municipal Council.

Councilman Martinez referred to the original purchase price of \$50,000. and the \$½ million in renovation bringing an assessment of \$900,000. in a five year period as an initial bargaining position of Starcity Broadcasting Corp.

Councilman Martinez said he tried to find out who some of the backers of this bid were and it was not until early in 1977 the names of the clients were revealed. Mr. Hussar questioned whether these impressive names were advisors or Members of the Board.

Councilman Martinez continued the current offer of \$100,000. plus \$1½ million in capital improvements is difficult for him to believe. He indicated there is some question as to whether the auction was legal and bonafide.

Councilman Martinez agreed the building in its current condition is causing a loss in tax money to the City and although he wishes the bidder the greatest amount of success, he has certain doubts in his mind.

Councilman Tucker referred to the legal opinion from the Corporation Counsel which indicated the City can make a determination based on the use of the property.

April 20, 1977

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In utilizing the property for commercial development there is no cost to the City but it in effect becomes an asset to the City.

Councilman Tucker referred to that part of Finance Director's communication which indicated two conditions for the sale which have been incorporated in the lease before the Municipal Council. The recommendation permits adequate supervision over the capital improvement contemplated. He felt the choice before the Council is whether to pick up a ratable which will not cost the City anything or a proposal to convert part of the premises to residential property which would entail cost to the City.

Councilman Tucker noted this building has been vandalized tremendously, especially in recent months and he felt the acceptance of this bid is in the best interest of the City.

Councilman James urged the Council to move on this bid swiftly. He cited the record of Greenfield Auto Sales and Leasing Corporation who have not fulfilled the first prerequisite of being a responsible bidder by submitting a deposit with their bid. He felt Starcity is the only responsible bidder and referred to individuals identified with this Corporation who are renowned responsible people.

Councilman James referred to the many businesses which have left the City and also referred to the 2 Cedar Street situation wherein the City is subsidizing a private owner who lives in Miami Beach.

Councilman Giuliano noted he has spoken to the representatives from Greenfield Auto Sales and Leasing Corporation and the Councilmen suggested he appear tonight to register his complaints. However, he is not present in the audience.

Councilman Giuliano requested the Corporation Counsel whether the successful bidder is bound legally to spend \$1.5 million on capital improvements.

Assistant Corporation Counsel Schwartz, representing Corporation Counsel Buck indicated he felt this was adequately covered in the memorandum signed by Corporation Counsel Buck. However, he does not have a copy of that decision with him. He said his familiarity with this matter is somewhat limited.

Councilman Giuliano said he stills question whether they are legally bound to spend the funds on capital improvements and he wants ratables for the City but wants to know what he is voting on.

Councilman James indicated he is sure the Real Estate Office would not convey title until the conditions are satisfied.

Councilman Tucker pointed out the original resolution now has the conditions recommended by the Finance Director and the Law Department and it is indicated by Corporation Counsel Buck these two conditions would be put as a reverter in the deed.

April 20, 1977

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Councilman Martinez cited the case of Mendza vs. the City of Newark which in effect requires an opportunity for bidders to be heard at a meaningful time and in a meaningful manner. He said Councilman Giuliano and he had been in touch with Mr. Hussar, Greenfield Auto Sales and Leasing Corporation and they are not present, therefore, the only bidder before the Council is Starcity Broadcasting Corp.

Councilwoman Villani stated she represents the Council on the Real Estate Commission and she sat with the representatives of Starcity Broadcasting Corp. and they are not phantoms, they do exist, and they are very much interested in the "White Elephant" at 20 Park Place. The original offer was for \$50,000. and the Council indicated they would not accept that offer, they then offered \$100,000.

Councilwoman Villani stated she sat with the President of the Chamber of Commerce, explained the situation to him and he advised the City accept the offer to get it back on the tax roles. She pointed out the other bidder wanted to make a commercial residential building, one half commercial and the other one half residential with 2 and 3 bedroom apartments which would make the presence of children in a commercial area. Starcity is coming in with a new and fresh idea, something that will greatly benefit the City of Newark and she urged the Council to vote affirmatively.

Councilman James asked Real Estate Officer Milano who was present in the audience if Greenfield Auto Sales and Leasing Corporation made a down payment to support their bid.

Real Estate Officer Milano replied Greenfield Auto Sales and Leasing Corporation did not deliver a deposit. In addition, numerous calls were made to them to present that check and this was never acknowledged.

Councilman Allen said Council has been debating this for a half hour and the same questions that were raised at the pre-meeting conference are being raised again. There is no question that Starcity Broadcasting Corp. has the best offer for the future of the City of Newark and he said the question should be moved.

Councilman Carrino said the Council has discussed this at length and he noted Public Service has made a commitment less than a block away to put up a new building. If we have a group of responsible people such as represented by Starcity Broadcasting Corp., he could not see any reason to stand in their way to up grade a building such as Military Park that has been a financial drain for the City of Newark for the last several years.

The motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, Temporary

April 20, 1977

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President Carrino.

Not Voting: Councilman Martinez.

7-R-c. RESOLUTION AUTHORIZING MAYOR TO FILE A PRE-APPLICATION WITH THE DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION FOR FEDERAL ASSISTANCE TO CONDUCT A SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTH AT A FUNDING LEVEL OF \$4,097,200.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was adopted at a Special Meeting April 12, 1977)

7-R-d. RESOLUTION RATIFYING GRANT AGREEMENT FOR PERIOD JANUARY 1, 1977 THROUGH APRIL 6, 1977 WITH UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION; FURTHER AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO INITIAL FUNDING GRANT AGREEMENT WITH THE UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION FOR \$409,720. TO CONDUCT INITIAL PLANNING AND PREPARATION FOR THE 1977 SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTH; FURTHER AUTHORIZING CONTINUATION OF GRANT AGREEMENT FROM APRIL 7, 1977 TO SEPTEMBER 30, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was adopted at a Special Meeting April 12, 1977)

7-R-e. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH JOHN TEARE TO SERVE AS A CONSULTANT FOR DRUG RELATED REHABILITATION PROGRAMS AND PROVIDE ANALYSIS TO THE MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING AT A RATE OF \$125. PER DAY, FOR SUM NOT TO EXCEED \$2,125.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

7-R-f. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO AGREEMENT WITH IRONBOUND FIRST AID SQUAD, TO EFFECT A VOLUNTARY CONTRIBUTION TO SAID IRONBOUND FIRST AID SQUAD, SUM OF \$3,000. (VOLUNTEER AMBULANCE RENDERING SERVICE THROUGHOUT THE CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

April 20, 1977

1233

A motion to defer action on this resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

7-R-g.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A THREE-PARTY CONTRACT WITH NEW JERSEY STATE HEALTH SERVICES CORPORATION AND UNION PRESCRIPTION SERVICE, INC. FOR PROVISION OF PHARMACEUTICAL SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ANNUAL CAPITATION RATES ESTABLISHED FOR SAID SERVICES BETWEEN SAID PARTIES; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO NEGOTIATE ON BEHALF OF CITY OF NEWARK FOR ANY AND ALL ADJUSTMENTS OF THE ACTUAL PAYMENTS DUE AND/OR THE CONTROLLING CAPITATION RATES PAYABLE UNDER SAID CONTRACT; FUNDS AVAILABLE FROM NEW JERSEY STATE HEALTH SERVICES CORPORATION AND NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITIES AND/OR EXPENDITURE INCURRED UNDER AFORESAID CONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council).

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

7-R-h.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A SUBCONTRACT WITH COMMUNITY NURSING OF ESSEX AND WEST HUDSON FOR DELIVERY OF HOME NURSING CARE SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND THE EFFECTIVE MEDICAID REIMBURSEMENT RATES, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER THE SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUB-CONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

April 20, 1977

1004

A motion to defer action on the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-1. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A THREE-PARTY CONTRACT WITH NEW JERSEY STATE HEALTH SERVICES CORPORATION AND LABORATORY PROCEDURES, INC. FOR PROVISION OF LABORATORY AND PATHOLOGY SERVICES TO ENROLLED MEMBERS OF THE COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ANNUAL CAPITATION RATES ESTABLISHED FOR SAID SERVICES BETWEEN SAID PARTIES; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO NEGOTIATE ON BEHALF OF CITY OF NEWARK FOR ANY AND ALL ADJUSTMENTS DUE AND/OR THE CONTROLLING CAPITATION RATES; FUNDS AVAILABLE FROM NEW JERSEY STATE HEALTH SERVICES CORPORATION AND NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID CONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-1. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A SUBCONTRACT WITH BEITMAN SURGICAL CO. FOR PROVISION OF PROSTHETIC AND ORTHOTIC DEVICES AND SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND THE EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)



April 20, 1977

1295

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-k.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH THE NEWARK COMMUNITY HEALTH SERVICES GROUP, FOR DELIVERY OF SPECIAL MEDICAL SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-l.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH THE NEWARK COMMUNITY HEALTH SERVICES GROUP, FOR DELIVERY OF DENTAL CARE SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER THE AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen,

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seconded by Councilman James and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

1236  
/ 7-R-m. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH THE NEWARK DIAGNOSTIC RADIOLOGY GROUP FOR DELIVERY OF RADIOLOGICAL SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND THE EFFECTIVE MEDICAID REIMBURSEMENT RATES, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

/ 7-R-n. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A SUBCONTRACT WITH EYE INSTITUTE OF NEW JERSEY FOR DELIVERY OF VISION CARE SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

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Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

Temporary President Carrino.

7-R-o.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A SUBCONTRACT WITH UNITONE CORPORATION, UNITONE HEARING AID CENTER, FOR PROVISION OF HEARING AIDS AND RELATED EQUIPMENT AND SERVICES TO ENROLLED MEMBERS OF NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-l, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID CONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

Temporary President Carrino.

7-R-p.

RESOLUTION AUTHORIZING THE CITY CLERK TO ENTER INTO CONTRACT WITH GANN CODES, INC. IN THE AMOUNT OF \$9,200. FOR PREPARATION AND PRODUCTION OF POCKET SUPPLEMENTS TO THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-2; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

Temporary President Carrino.

7-R-q.

RESOLUTION AMENDING TAX ABATEMENT FOR GRACE RENEWAL CORPORATION, INC. FOR CONSTRUCTION OF NOS. 221-305 BELMONT AVENUE, 42-110 STRATFORD PLACE, 69-89 AVON AVENUE AND 104-136 WAVERLY AVENUE (RESOLUTION 7-R-bm, FEBRUARY 18, 1976) BY DELETING FROM PARAGRAPH 10(c) OF TAX ABATEMENT AGREEMENT "BUT FAILURE OF N.J.H.F.A. TO RECEIVE SUCH NOTICE OR COMMUNICATION SHALL NOT IMPAIR ANY RIGHT OR PROCEDURE OF EITHER PARTY HERETO."

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LAST SENTENCE IN PARAGRAPH 6A TO READ "THE NON-PROFIT CORPORATION SHALL PAY FIFTEEN (15) PERCENT OR OTHER NET INCOME RECEIVED FROM SUCH COMMERCIAL FACILITIES, COIN-OPERATED VENDING MACHINES AND PARKING FEES, IF ANY." AND PARAGRAPH 14 TO READ "GRACE RENEWAL CORPORATION SHALL COMMENCE CONSTRUCTION OF THE ABOVE DESCRIBED PROJECT WITHIN THIRTY-SIX (36) MONTHS OF THE DATE OF THIS AGREEMENT."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-r. RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH AUTOMATIC DATA PROCESSING, LOWEST RESPONSIBLE BIDDER, TO PROVIDE PAYROLL AND MANAGERIAL ASSISTANCE FOR SPEDY 1977 PAYROLL, FOR SUM NOT TO EXCEED \$50,000.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was adopted at a Special Meeting April 12, 1977)

7-R-s. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, SPEDY FISCAL YEAR 1977, \$409,720.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT, TITLE II.

(Copy of resolution and correspondence submitted to each Member of the Council)

(This resolution was adopted at a Special Meeting April 12, 1977)

7-R-t. RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH ELECTROCRAFT, INCORPORATED, 37 ELLIOTT ROAD, PARSIPPANY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 77-16, FURNISH AND INSTALL A LAMP ANNUNCIATED, ZONED, FIRE ALARM AND EVACUATION SYSTEM TO REPLACE PRESENT SYSTEM AT 2 CEDAR STREET, NEWARK, FOR \$30,580., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT, IN AN AMOUNT NOT TO EXCEED \$2,500.; FUNDS PROVIDED IN DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Carrino, seconded by Councilman Villani and declared adopted by Temporary President Carrino by the following votes:

April 20, 1977

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Villani.

No: Temporary President Carrino.

Not Voting: Councilmen James, Tucker.

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7-R-u.

RESOLUTION CANCELLING UNEXPENDED BALANCE OF \$13,000. REMAINING FOR CAPITAL

BUDGET PROJECT #345-68 AUTHORIZED AND APPROPRIATED FOR BY SECTION 3, PURPOSE 3 OF  
ORDINANCE 6-S & F-f, ADOPTED APRIL 16, 1969 TO THE WATER CAPITAL SURPLUS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

7-R-v.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO AUTHORIZE PAYMENT IN SUM OF

\$385.00 TO THE CHASE MANHATTAN BANK (NATIONAL ASSOCIATION), NEW YORK, NEW YORK, FOR  
COUPONS NUMBERED 13, DUE SEPTEMBER 1, 1975 WHICH WERE LOST OR DESTROYED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Carrino, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

7-R-w.

RESOLUTION AMENDING RESOLUTION 7-R-ba, FEBRUARY 16, 1977, CONTRACT WITH CORDELL

LIGHTFOOT, D.D.S., FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER,  
FROM FEBRUARY 21, 1977 TO MARCH 31, 1977, BY EXTENDING CONTRACT PERIOD TO OCTOBER 28, 1977  
AND INCREASING MAXIMUM AMOUNT OF CONTRACT FROM \$900. TO \$5,400.; SAID AMOUNT SHALL  
BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT  
ADMINISTRATION, YEAR II, ALLOCATED TO DEPARTMENT OF HEALTH AND WELFARE; AND AUTHORIZING  
DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE AN AMENDED CONTRACT TO EFFECT  
EXTENSION OF CONTRACT TO OCTOBER 28, 1977 AND INCREASE IN CONTRACT AMOUNT TO \$5,400.  
(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW  
N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

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7-R-x.

RESOLUTION AMENDING RESOLUTION 7-R-bc, FEBRUARY 16, 1977, CONTRACT WITH CARL PEARLMAN, O.D., FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER, FROM FEBRUARY 21, 1977 TO MARCH 31, 1977, BY EXTENDING CONTRACT PERIOD TO OCTOBER 28, 1977 AND INCREASING MAXIMUM AMOUNT OF CONTRACT FROM \$1,350. TO \$10,800.; SAID AMOUNT SHALL BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR II, ALLOCATED TO DEPARTMENT OF HEALTH AND WELFARE TO ENTER; AND AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE AN AMENDED CONTRACT TO EFFECT EXTENSION OF CONTRACT TO OCTOBER 28, 1977 AND INCREASE IN CONTRACT AMOUNT TO \$10,800. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

7-R-y.

RESOLUTION AMENDING RESOLUTION 7-R-y, FEBRUARY 16, 1977, CONTRACT WITH ANGELES LUCHAYCO, M.D., FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER, FROM FEBRUARY 21, 1977 TO MARCH 31, 1977, BY EXTENDING CONTRACT PERIOD TO OCTOBER 28, 1977 AND INCREASING MAXIMUM AMOUNT OF CONTRACT FROM \$900. TO \$5,400.; SAID AMOUNT SHALL BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR II, ALLOCATED TO DEPARTMENT OF HEALTH AND WELFARE; AND AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE AN AMENDED CONTRACT TO EFFECT EXTENSION OF CONTRACT TO OCTOBER 28, 1977 AND INCREASE IN CONTRACT AMOUNT TO \$5,400. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

7-R-z.

RESOLUTION AMENDING RESOLUTION 7-R-bb, FEBRUARY 16, 1977, CONTRACT WITH JAMES C. BYRNE, D.P.M., FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER, FROM FEBRUARY 21, 1977 TO MARCH 31, 1977, BY EXTENDING CONTRACT PERIOD TO OCTOBER 28, 1977 AND INCREASING MAXIMUM AMOUNT OF CONTRACT FROM \$1,800. TO \$10,800.; SAID AMOUNT SHALL BE

PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR II, ALLOCATED TO DEPARTMENT OF HEALTH AND WELFARE; AND AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE AN AMENDED CONTRACT TO EFFECT EXTENSION OF CONTRACT TO OCTOBER 28, 1977 AND INCREASE IN CONTRACT AMOUNT TO \$10,800. (CONTRACT AWARD WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-ba. RESOLUTION AMENDING RESOLUTION 7-R-z, FEBRUARY 16, 1977, CONTRACT WITH SUPHAVIT MUTTAMARA, M.D., FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER, FROM FEBRUARY 21, 1977 TO MARCH 31, 1977 AND INCREASING MAXIMUM AMOUNT OF CONTRACT FROM \$1,800. TO \$10,800.; SAID AMOUNT SHALL BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR II, ALLOCATED TO DEPARTMENT OF HEALTH AND WELFARE; AND AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE AN AMENDED CONTRACT TO EFFECT EXTENSION OF CONTRACT TO OCTOBER 28, 1977 AND INCREASE IN CONTRACT AMOUNT TO \$10,800. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-bb. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECKS TOTALING \$7,611.11 (\$5,526.91-DANIEL ROTONDI AND NEWARK LEGAL SERVICES, 449 CENTRAL AVENUE, NEWARK, FOR NET WAGES DUE HIM FROM CITY AFTER ALL DEDUCTIONS HAVE BEEN MADE; \$1,526.-UNITED STATES OF AMERICA FOR WITHHELD FEDERAL INCOME TAXES, \$503.30-CITY EMPLOYEES PENSION FUND FOR UNPAID PENSION FUND CONTRIBUTIONS AND \$54.90-STATE OF NEW JERSEY FOR WITHHELD STATE INCOME TAX FOR PERIOD DURING WHICH DANIEL ROTONDI IS ENTITLED TO RECEIVE BACK PAY; PUR-

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SUANT TO CIVIL SERVICE DETERMINATION; EMPLOYEE TERMINATED AS CENTER DIRECTOR, DEPARTMENT OF RECREATION AND PARKS ON AUGUST 28, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-bc.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT APPLICATION TO UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE REQUESTING FUNDS TO IMPLEMENT AN URBAN HEALTH STRATEGY PLAN IN CITY OF NEWARK. (FEDERAL GRANT-\$275,563.; MUNICIPAL IN-KIND SERVICES-\$1,899,488., H.C.D.A. III-\$792,948., STATE DEPARTMENT OF HUMAN RESOURCES-\$234,767., NEWARK PLANNED PARENTHOOD ASSOCIATION-\$48,215., STATE DEPARTMENT OF HEALTH-\$6,151., FUNDS GENERATED BY THE SERVICES-\$1,728,909., TOTAL FROM MUNICIPAL SOURCES-\$4,710,478.; TOTAL-\$4,986,041.) (NO EXPENDITURE OF ANY MUNICIPAL FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by made by Temporary President Carrino, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-bd.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER DRAFT IN SUM OF \$5,756.40. TO HYMAN KOLTON AND CHARLES KOLTON, PARTNERS, TRADING AS KOLTON ELECTRIC MANUFACTURING COMPANY, AND KUTTNER & TONER, ESQS., 11 COMMERCE STREET, NEWARK, SUM MISTAKENLY PAID TO CITY IN PAYMENT OF DEMOLITION LIEN DOCKETED BY CITY IN CONNECTION WITH DEMOLITION OF 69-83 BRUEN STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-be.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$10,000. PAYABLE TO OSWALDO REYES MATIENZO, ROSAUIA MATIENZO, HIS WIFE, AND BERNSTEIN AND MAHONEY, THEIR ATTORNEYS, 1 SPRINGFIELD AVENUE, CRANFORD, NEW JERSEY, UPON RECEIPT OF ALL DOCUMENTS



DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM FOR INJURIES RECEIVED BY OSWALDO REYES MATIENZO DURING DISPUTE WITH OFF-DUTY POLICE OFFICER.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

7-R-bf. RESOLUTION RESCINDING RESOLUTION 7-R-d, FEBRUARY 7, 1977; RATIFYING ACCEPTANCE OF GRANT FROM NEW JERSEY STATE DEPARTMENT OF COMMUNITY AFFAIRS IN SUM OF \$9,625. FOR USE DURING PERIOD JANUARY 1, 1977 TO APRIL 20, 1977; AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT AFORESAID GRANT FROM NEW JERSEY STATE DEPARTMENT OF COMMUNITY AFFAIRS, IN SUM OF \$9,625. FOR USE DURING PERIOD APRIL 21, 1977 TO JUNE 30, 1977 AND FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE A GRANT CONTRACT TO ACCEPT SUM OF \$9,625. FOR USE DURING PERIOD ENDING JUNE 30, 1977; FUNDS TO BE USED TO DEFRAY COSTS INCURRED IN EFFORT TO RELOCATE 24 FAMILIES WHO RESIDE AT 325-327-329 HAWTHORNE AVENUE, NEWARK; ANY EXCESS FUNDS THEREFROM SHALL BE USED SOLELY TO DEFRAY COSTS INCURRED IN UNDERTAKING RESPONSIBILITIES IMPOSED BY P.L. 1971, C.362, AND TO SUPPLEMENT LOCAL APPROVED BUDGET DEDICATED TO RELOCATION PROGRAMS. (NO MATCH BY CITY OF NEWARK REQUIRED, NO EXPENDITURE OF MUNICIPAL FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

7-R-bg. RESOLUTION RATIFYING ACCEPTANCE OF GRANT AWARD FROM THE REGIONAL HEALTH PLANNING COUNCIL TO CONDUCT NECESSARY GATHERING AND TABULATION OF PERTINENT HEALTH STATISTICAL DATA, TO DETERMINE EFFECTIVENESS OF EXISTING HEALTH AND HEALTH RELATED PROGRAMS AND SERVICES DURING PERIOD FEBRUARY 1, 1977 TO APRIL 20, 1977 (RESOLUTION 7-R-bq MARCH 2, 1977) AND AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT GRANT FROM THE REGIONAL HEALTH PLANNING COUNCIL FOR CONTINUATION OF GATHERING AND TABULATION OF PERTINENT HEALTH STATISTICAL DATA TO DETERMINE EFFECTIVENESS OF EXISTING HEALTH AND HEALTH-RELATED PROGRAMS AND SERVICES, DURING PERIOD APRIL 21, 1977 TO JULY 31, 1977 AND TO ENTER INTO AND EXECUTE CONTRACT ACCEPTING GRANT AWARDED TO CITY OF NEWARK BY REGIONAL HEALTH PLANNING

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COUNCIL, IN SUM OF \$30,000., FOR PERIOD ENDING JULY 31, 1977. (PROJECT GRANT-\$30,000., CITY IN-KIND CONTRIBUTION-\$8,650., TOTAL \$38,650.) (NO EXPENDITURE OF MUNICIPAL FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-bh. RESOLUTION RATIFYING SUBMITTAL OF EXTENSION REQUEST AND EXTENSION OF CONTRACTUAL OBLIGATION FOR PERIOD OCTOBER 1, 1976 TO DECEMBER 31, 1976 WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR CITY'S AUXILIARY POLICE PROGRAM; FURTHER AUTHORIZING POLICE DIRECTOR TO EXTEND THIS CONTRACT FROM OCTOBER 1, 1976 TO DECEMBER 31, 1976 FOR THE PURPOSE OF LIQUIDATING \$1,500. OBLIGATION; NECESSARY SUM OF \$1,500. SHALL BE DERIVED FROM GRANT FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION THROUGH THE NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY IN THE AMOUNT OF \$745,857.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Carrino, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-bi. RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY, NOT NEEDED FOR PUBLIC USE, 4 CLASSROOM TRAILERS, DEPARTMENT OF RECREATION AND PARKS; PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the Acting City Clerk to invite Director of Recreation and Parks Washington to meet with the Council at their pre-meeting conference May 3, 1977 was made by Councilman Bottone, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-bj. RESOLUTION AUTHORIZING SALE OF CITY-OWNED PROPERTY AT 32-34 WEST KINNEY STREET, BLOCK 116, LOT 24, AND 104 NINETEENTH AVENUE, BLOCK 354, LOT 18, NEWARK, NEW

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JERSEY, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR  
PURCHASE OF SAME UNDER SPECIFIC CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

7-R-bk.

RESOLUTION AMENDING RESOLUTION 7-R-bb, OCTOBER 20, 1976, CONTRACT BETWEEN CITY  
OF NEWARK AND COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR MARTLAND HOSPITAL, FOR  
PERIOD JULY 1, 1976 TO SEPTEMBER 30, 1976, FOR CLINICAL SERVICES TO W.I.C. PROGRAM, BY  
AMENDING ARTICLE VI, INSURANCE, PARAGRAPH B, PART II, SPECIAL CONDITIONS, PARAGRAPH 3,  
FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AMENDED CONTRACT REFLECTING  
CHANGES NOTED. (STATE OF NEW JERSEY REQUESTED THAT CERTAIN LANGUAGE BE AMENDED TO ALLOW  
COLLEGE TO EXERCISE AN OPTION TO SELF-INSURE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani.  
Not Voting: Temporary President Carrino.

7-R-bl.

RESOLUTION AMENDING RESOLUTION 7-R-w, FEBRUARY 16, 1977, CONTRACT BETWEEN CITY  
OF NEWARK AND COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR MARTLAND HOSPITAL, FOR  
PERIOD OCTOBER 1, 1976 TO MARCH 31, 1977, FOR CLINICAL SERVICES TO W.I.C. PROGRAM, BY  
AMENDING ARTICLE VI, INSURANCE, PARAGRAPH B, PART II, SPECIAL CONDITIONS, PARAGRAPH 3;  
FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AMENDED CONTRACT REFLECTING  
CHANGES NOTED. (STATE OF NEW JERSEY REQUESTED THAT CERTAIN LANGUAGE BE AMENDED TO ALLOW  
COLLEGE TO EXERCISE AN OPTION TO SELF-INSURE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani.  
Not Voting: Temporary President Carrino.

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7-R-bm.

RESOLUTION AMENDING RESOLUTION 7-R-by, OCTOBER 20, 1976, CONTRACT BETWEEN CITY OF NEWARK AND COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR MATERNITY INFANT CARE PROJECT, FOR PERIOD JULY 1, 1976 TO SEPTEMBER 30, 1976, FOR CLINICAL SERVICES TO W.I.C. PROGRAM, BY AMENDING ARTICLE VI, INSURANCE, PARAGRAPH B, PART II, SPECIAL CONDITIONS, PARAGRAPH 3; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AMENDED CONTRACT REFLECTING CHANGES NOTED. (STATE OF NEW JERSEY REQUESTED THAT CERTAIN LANGUAGE BE AMENDED TO ALLOW COLLEGE TO EXERCISE AN OPTION TO SELF-INSURE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani.

Not Voting: Temporary President Carrino.

7-R-bn.

RESOLUTION AMENDING RESOLUTION 7-R-u, FEBRUARY 16, 1977, CONTRACT BETWEEN CITY OF NEWARK AND COLLEGE OF MEDICINE AND DENTISTRY FOR MATERNITY INFANT CARE PROJECT, FOR PERIOD OCTOBER 1, 1976 TO MARCH 31, 1977, FOR CLINICAL SERVICES TO W.I.C. PROGRAM, BY AMENDING ARTICLE VI, INSURANCE, PARAGRAPH B, PART II, SPECIAL CONDITIONS, PARAGRAPH 3, FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AMENDED CONTRACT REFLECTING CHANGES NOTED. (STATE OF NEW JERSEY REQUESTED THAT CERTAIN LANGUAGE BE AMENDED TO ALLOW COLLEGE TO EXERCISE AN OPTION TO SELF-INSURE.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani.

Not Voting: Temporary President Carrino.

7-R-bo.

RESOLUTION AMENDING RESOLUTION 7-R-s, FEBRUARY 16, 1977, CONTRACT WITH PANTRY PRIDE & FOOD FAIR, INC., VAILSBURG FOODTOWN, OLSHIN'S PHARMACY, FOODTOWN SUPERMARKETS AND ANGELO PHARMACY, BY ADDING ATLANTIC AND PACIFIC TEA COMPANY IN THE CITY OF NEWARK; SAID CONTRACTORS PROVIDE NECESSARY ELEMENTS OF THE FOOD COMPONENT OF THE W.I.C. PROGRAM; FURTHER RATIFYING CONTRACTUAL OBLIGATION WITH SAID CONTRACTORS FOR PERIOD OCTOBER 1, 1976 TO FEBRUARY 16, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACTUAL OBLIGATION WITH PANTRY PRIDE & FOOD FAIR, INC., VAILSBURG FOODTOWN, FOODTOWN SUPERMARKETS, ATLANTIC AND PACIFIC TEA CO. IN THE CITY OF NEWARK OLSHIN'S PHARMACY AND ANGELO PHARMACY, FOR PERIOD FEBRUARY 17, 1977 TO MARCH 31, 1977; MAXIMUM AMOUNT TO BE PAID BY CITY UNDER ALL OF THE FOOD VENDOR AGREEMENTS UNDER THE

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W.I.C. PROGRAM REMAINS AT \$966,000. WHICH AMOUNT WAS DERIVED FROM GRANT FROM UNITED STATES DEPARTMENT OF AGRICULTURE, THROUGH NEW JERSEY STATE DEPARTMENT OF HEALTH, \$1,159,200., COVERING PERIOD OCTOBER 1, 1976 TO MARCH 31, 1977. (RATIFICATION OF CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ. AND FALLS WITHIN THE EXEMPTION PROVIDED BY EXTRAORDINARY AND UNSPECIFIABLE SERVICES, UNDER N.J.S.A. 11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

Acting City Clerk Korngut stated as per the direction of the Municipal Council contracts with Atlantic and Pacific Tea Company were changed to limit the contract to those stores owned by Atlantic and Pacific Tea Company within the City of Newark, i.e., at 496 Central Avenue, 130 Spruce Street and 645 Clinton Avenue, Newark, New Jersey.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

7-R-bp.

RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH IRONBOUND YOUTH PROJECT, INCORPORATED, FOR PERIOD FROM MAY 1, 1977 TO APRIL 30, 1978 FOR PURPOSE OF IMPLEMENTING THE INDEPENDENCE HIGH SCHOOL 4TH YEAR PROJECT; CONDITIONED UPON PROPER BUDGET INSERTION; NO EXPENDITURES ARE TO BE MADE NOR LIABILITY INCURRED UNTIL CONDITIONS ARE MET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

7-R-bq.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR IMPLEMENTATION OF "INDEPENDENCE HIGH SCHOOL", CONTRACT PROVIDES FOR FUNDING FROM SLEPA-\$95,000., STATE BUY-IN-\$5,278., LOCAL CASH-\$5,278.; \$5,278. EQUALS REQUIRED 5% MATCH AND LOCAL CASH TO BE PROVIDED BY IRONBOUND YOUTH PROJECT, INC., NOT THE CITY.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-br.        RESOLUTION RATIFYING SUBMITTAL OF EXTENSION REQUEST AND EXTENSION OF GRANT CONTRACT FOR PERIOD JANUARY 1, 1977 TO JUNE 30, 1978, FOR CONTINUATION OF BERGEN STREET MERCHANTS SECURITY PROJECT. (RESOLUTION 7-R-1, JUNE 9, 1976, CONTRACT WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD JUNE 1, 1976 TO DECEMBER 31, 1976 FOR BERGEN STREET MERCHANTS SECURITY PROJECT; SUFFICIENT FUNDS EXIST TO EXTEND THIS CONTRACT TO JUNE 30, 1978)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the Acting City Clerk to invite Executive Director Zalkind, Newark Office of Criminal Justice Planning and President Henningburg, Greater Newark Urban Coalition Inc. to meet with the Council at their pre-meeting conference May 3, 1977 was made by Councilman James, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-bs.        RESOLUTION AMENDING RESOLUTION 7-R-cy, ADOPTED AUGUST 4, 1976 ENTITLED, "RESOLUTION AUTHORIZING THE MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH PROJECT LINK," INCREASING THE ALLOCATION FROM \$25,000. TO \$32,000. TO CONTINUE VARIOUS SERVICES PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 US 5301, P.L. 93-383); NO ADDITIONAL CITY FUNDS ARE REQUIRED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-bt.        RESOLUTION AMENDING RESOLUTION 7-R-m, DATED DECEMBER 15, 1976 AND ENTITLED, "RESOLUTION AUTHORIZING THE APPOINTMENT OF THE TWENTY-SEVEN INDIVIDUALS LISTED ON THE ATTACHED SHEET AS MEMBERS OF THE CITIZENS ADVISORY BOARD FOR 1976-1977, COMMENCING ON

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DATE OF PASSAGE BY THE NEWARK MUNICIPAL COUNCIL FOR PERIOD OF ONE YEAR OR UNTIL NEW APPOINTMENTS ARE MADE," BY DELETING MILLER JORDAN AND ADDING ROSETTA NEWBY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-bu.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO MODIFICATION OF FISCAL YEAR 1977

GRANT AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION UNDER TITLE II OF COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED, RESOLUTION 7-R-eo, JANUARY 5, 1977; UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION WILL GRANT CITY OF NEWARK ADDITIONAL \$285,271. IN CETA TITLE II DISCRETIONARY FUNDS; MAKING TOTAL OF \$1,139,372.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-bv.

RESOLUTION AUTHORIZING THE MAYOR TO EXECUTE AN AMENDATORY AGREEMENT BETWEEN THE

CITY OF NEWARK AND THE STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS, TO EXTEND THE TERMINATION DATE TO JUNE 30, 1977, OF THE NEWARK SCHOLARSHIP FUND COMPONENT OF THE AGREEMENT ENTERED INTO NOVEMBER 1, 1974, RESOLUTION 7-R-d, AMENDED JANUARY 8, 1975 INCREASING THE GRANT \$10,845. TO PROVIDE A CONTRACT AMOUNT OF \$310,658.85 WITH A TERMINATION DATE OF DECEMBER 31, 1975, AND AMEND ATTACHMENT "B" AND "B-1" APPROVED BUDGET, SO AS TO INCLUDE THE PROVISIONS OF ATTACHMENT "B-2" APPROVED BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-bw.

RESOLUTION AMENDING RESOLUTION 7-R-bf, MARCH 2, 1977, BY CORRECTING TRANSFER

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TITLE FROM EMPLOYEES RETIREMENT SYSTEM-CITY, \$14,116. TO EMPLOYEES RETIREMENT SYSTEM-LIBRARY-\$14,116.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-bx. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TALLING \$130,097.97, TO INDIVIDUALS ON ANNEXED EXHIBIT "A", BY REASON OF COUNTY BOARD JUDGMENTS AND CASH OVER-PAYMENTS, FOR YEARS 1972, 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Carrino, seconded by Councilman Bottone and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-by. RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND FOUR HUNDRED EIGHTY-FIVE DOLLARS (\$485.00) FOR NUMEROUS RESTAURANT LICENSES THAT WERE NOT GRANTED, TO INDIVIDUALS ON ANNEXED EXHIBIT "A".

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-bz. RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND TO MICHELE AND MIGUEL INCORPORATED OF 209 FERRY STREET, NEWARK, NEW JERSEY, TWENTY DOLLARS (\$20.00) DUE TO THE FACT THAT A DANCE HALL LICENSE WAS NOT ISSUED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.



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7-R-ca.

RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO ENTER INTO PARTIAL PAYMENT AGREEMENTS, PURSUANT TO PROVISIONS OF N.J.S.A. 54:5-65 ET SEQ., WITH PROPERTY OWNER INDICATED ON ANNEXED LIST FOR INDICATED AMOUNTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-cb.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, HEALTH PLANNING AGENCY, \$30,000., ITEM AVAILABLE FROM REGIONAL HEALTH PLANNING COUNCIL.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-cc.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CLARA M. HUNT, SENIOR INSTITUTIONAL TELEPHONE OPERATOR, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, FOR PERIOD BEGINNING JANUARY 31, 1977 AND ENDING JULY 31, 1977. (ADMINISTRATIVE ANALYST WITH MULTIPLE DWELLING - FIRST LEAVE BEGAN JULY 31, 1975.)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-cd.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO EMMA GARCIA, SENIOR CLERK STENOGRAPHER, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, BUREAU OF ADMINISTRATION, FOR PERIOD BEGINNING SEPTEMBER 30, 1976 AND ENDING MARCH 30, 1977. (ADMINISTRATIVE SECRETARY, MUNICIPAL COUNCIL - FIRST LEAVE BEGAN SEPTEMBER 30, 1974)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

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Temporary President Carrino.

7-R-ce.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL RECOVERED AND UNCLAIMED MOTOR VEHICLES, IN THE POSSESSION OF THE NEWARK POLICE DEPARTMENT, FOUND ABANDONED AND UNCLAIMED 199 JUNK VEHICLES; TRUE TITLES ON ATTACHED LIST; PURSUANT TO N.J.S.A. 39:10A-1 AND N.J.S.A. 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-cf.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM THELMA KURZROCK, WIDOW, MATHILDE G. KURZROCK, WIDOW, MATTHIAS D. KURZROCK AND CAROL KURZROCK, HIS WIFE, ET ALS, OWNERS OF PREMISES 219-221 CHADWICK AVENUE, BLOCK 3020, LOT 21, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Temporary President Carrino, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-cg.

RESOLUTION APPOINTING LOWELL F. JONES, 1453 EDWIN PLACE, PLAINFIELD, NEW JERSEY, SPECIAL POLICEMAN, FOR YEAR ENDING DECEMBER 31, 1977 (ARSON SQUAD)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-ch.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK PAYABLE TO CLERK OF ESSEX COUNTY DISTRICT COURT IN AMOUNT OF \$20,000. FOR INJURIES SUSTAINED TO MACK TUCKER WHO WAS STRUCK BY SHOTGUN FIRE ALLEGEDLY FROM UNKNOWN MEMBERS OF THE NEWARK POLICE DEPARTMENT ON OR ABOUT JULY 15, 1967 WHILE A PASSENGER IN AN AUTOMOBILE OPERATED ON ELIZABETH AVENUE. (INSTITUTED SUIT IN ESSEX COUNTY COURT AND JUDGE KIMMELMAN ENTERED

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A VERDICT AGAINST CITY OF NEWARK AND IN FAVOR OF MACK TUCKER; DECISIONS WERE APPEALED  
TO SUPERIOR COURT APPELLANT DIVISION AND RESULTED IN ORIGINAL DETERMINATIONS BEING  
AFFIRMED BY APPELLANT DIVISION)

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Carrino, seconded by Councilman Giuliano and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-ci. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS FOR  
DEMOLITION OF BUILDINGS, AS SPECIFIED IN ATTACHED SCHEDULES #1, WITH BURLINGTON  
CONSTRUCTION, WILLIAM M. YOUNG & CO., INC., BUJAC DEMOLITION AND ARTKO WRECKING CO., INC.  
LOWEST RESPONSIBLE BIDDERS, FOR \$83,983., IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS  
TOTAL AMOUNT TO BE PAID FROM SAFE AND CLEAN STREETS PROGRAM BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-cj. RESOLUTION RATIFYING CONTRACT BETWEEN MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S  
POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION AND THE ESSEX COUNTY  
IMPROVEMENT AUTHORITY FOR PERIOD JULY 1, 1976 TO APRIL 20, 1977; FURTHER AUTHORIZING  
MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO  
CONTRACT WITH ESSEX COUNTY IMPROVEMENTS AUTHORITY FOR PERIOD APRIL 21, 1977 TO JUNE 30,  
1977, ESSEX COUNTY IMPROVEMENT AUTHORITY SHALL PAY SUM OF \$45,600.00 TO MAYOR'S POLICY  
AND DEVELOPMENT OFFICE FOR PURPOSE OF UNDERTAKING SUBREGIONAL COMPREHENSIVE TRANSPORTATION  
PLANNING AND CITY OF NEWARK SHALL PROVIDE IN-KIND SERVICES IN SUM OF \$11,400.00. IN  
ADDITION, WHEN APPROVED BY FUNDING AGENCIES THE CARRY-OVER FUNDS IN THE SUM OF \$29,000.00  
WILL BE MADE AVAILABLE TO CONDUCT A SPECIAL STUDY; FURTHER RESCINDING RESOLUTION 7-R-h,  
JANUARY 5, 1977 RELATING TO THIS CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to communicate with Review and Planning Officer Allen, Mayor's Policy and Development Office requesting he submit a report documenting the activities of the Transportation Planning Unit over the past year; in addition, provide a clarification of the relationship, if any, between this unit and Mr. Oscar Bakke, the Mayor's Principal Transportation

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Consultant; also in the future, to submit quarterly reports detailing the activities of the Transportation Unit for that three month period was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-ck. RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO CONTRACT WITH F. ROVER & SON, FOR THE SALE OF SCRAP METAL IN ACCORDANCE WITH THOSE REQUIREMENTS AS STATED IN THEIR BID PROPOSAL; SCRAP METALS RECOVERED BY NEWARK DEMOLITION TEAM PROJECT DURING COURSE OF THEIR DEMOLITION WORK; \$11.25 QUOTED PRICE PER TON DEDUCTED FROM THE HIGH SIDE AS QUOTED WEEKLY IN PUBLICATION OF IRON AGE IN SECTION TITLE "MATERIALS NEWSFRONT" AND F. ROVER & SON IS THE BEST OFFER MADE TO CITY; CONTRACT FOR ONE YEAR EFFECTIVE UPON APPROVAL BY MUNICIPAL COUNCIL; MONIES RECEIVED FROM SALE OF SCRAP METAL SHALL BE DEPOSITED TO GENERAL FUND OF CITY - MISCELLANEOUS REVENUES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-cl. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING TITLE II, \$285,871.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-R-cm. RESOLUTION ENDORSING H.R. 4703, REAUTHORIZING THE COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM AND URGING SUPPORT OF THE MEMBERS OF THE NEW JERSEY CONGRESSIONAL DELEGATION

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following

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votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, 1215

Temporary President Carrino.

7-R-cn.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH, AND TO ACCEPT AND EXPEND FUNDS IN THE AMOUNT OF \$60,000. FROM THE STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS; AGREEMENT PROVIDES FOR \$60,000. BUDGETED IN THE SAFE AND CLEAN NEIGHBORHOODS PROGRAM PURSUANT TO THE SAFE AND CLEAN NEIGHBORHOODS ACT OF 1973 (P.L. 1976, C.48), CITY OF NEWARK NOT OBLIGATED TO SPEND ANY OF ITS OWN FUNDS TO IMPLEMENT THE AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

Temporary President Carrino.

7-R-co.

RESOLUTION APPROVING EXPENDITURE OF 1977 URBAN AID ALLOCATION FROM STATE OF NEW JERSEY, TOTALLING \$11,152,639.48; IN ACCORDANCE WITH P. L. 1976, CHAPTER 13, FOR MAINTENANCE OF EXISTING MUNICIPAL SERVICES. (LABORER, MOTOR BROOM, SANITATION-\$398,095., LABORER, LIGHT, SANITATION-\$281,711., LABORER, REFUSE COLLECTIONS, SANITATION-\$1,831,624., MOTOR BROOM DRIVER, SANITATION-\$461,882., SANITATION FOREMAN, SANITATION-\$503,267., TRUCK DRIVER, SANITATION (A PORTION)-\$763,892.37, ASSISTANT SANITATION SUPERINTENDENT-\$105,993., POLICE LIEUTENANT, POLICE (A PORTION)-\$1,677,068.40, POLICE SERGEANT, POLICE (A PORTION)-\$1,638,951.40; BATTALION FIRE CHIEF, FIRE (A PORTION)-\$333,056., DEPUTY FIRE CHIEF, FIRE (A PORTION)-\$359,856., FIRE CAPTAIN, FIRE (A PORTION)-\$2,797,243.31.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,

Temporary President Carrino.

MOTIONS.

7-M-a.

A MOTION REQUESTING THE EXECUTIVE DIRECTOR OF THE OFFICE OF CRIMINAL JUSTICE PLANNING TO SEEK OUT FUNDING TO ESTABLISH A PROJECT DESIGNED TO DECREASE THE INCIDENCE

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OF CASES OF CHILD NEGLECT AND ABUSE IN THE CITY OF NEWARK, was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-M-b.

A MOTION DIRECTING THE CITY CLERK TO COMMUNICATE WITH THE CITY OF NEWARK'S REPRESENTATIVES IN THE UNITED STATES CONGRESS TO EXPRESS THE COUNCIL'S BELIEF THAT ITEM 807 OF THE UNITED STATES TARIFF SCHEDULE BE IMMEDIATELY REPEALED, BECAUSE IT HAS BEEN LARGELY RESPONSIBLE FOR THE LOSS OF SOME 5,000 JOBS IN THE AMERICAN TEXTILE AND APPAREL INDUSTRY BY ALLOWING 69 CENTS WORTH OF DUTY-FREE VALUE ON EVERY 807 IMPORT, was made by Councilman Villani, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-M-c.

A MOTION ENDORSING, IN PRINCIPLE, THE DR. MARTIN LUTHER KING, JR. MEMORIAL COMPLEX TO BE DEVELOPED WITHIN THE CITY OF NEWARK AS PRESENTED TO THE MUNICIPAL COUNCIL BY THE MEMORIAL COMPLEX COMMITTEE, was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-M-d.

A MOTION STRONGLY URGING THE NEW JERSEY LEGISLATURE AND THE COMMISSIONER OF EDUCATION TO ESTABLISH MORE STRINGENT BUDGETARY CONTROL PROCEDURES AS THEY RELATE TO TYPE I SCHOOL DISTRICTS; FURTHER, THAT THE AFORESAID BUDGETARY CONTROL PROCEDURES SHOULD INCLUDE MORE ADEQUATE CONTROL OVER BUDGET TRANSFERS, was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

7-M-e.

A MOTION COMMENDING THE GOVERNOR, THE HONORABLE BRENDAN T. BYRNE, ASSEMBLYMAN RONALD OWENS, SENATOR WYNONA LIPMAN, AND ALL MEMBERS OF THE NEW JERSEY LEGISLATURE WHO GAVE THEIR ACTIVE SUPPORT TO A-929, WHICH ESTABLISHES JANUARY 15 THE BIRTHDAY OF DR. MARTIN LUTHER KING, JR., AS A STATE HOLIDAY; FURTHER APPLAUDING THE CHOICE OF THE CITY OF NEWARK AND THE PAUL ROBESON STUDENT CENTER AS SITES FOR THE ENACTMENT INTO LAW OF THIS

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IMPORTANT LEGISLATION, WHICH COMMEMORATES THE GREATNESS OF THIS MAN, DR. MARTIN LUTHER KING, JR., THE SON OF A GEORGIA MINISTER, A GRADUATE OF MOREHOUSE COLLEGE, WHO RECEIVED HIS DOCTORATE FROM BOSTON UNIVERSITY, WHO LED THE MONTGOMERY BUS BOYCOTT, WHO SPOKE OUT AGAINST INSTITUTIONALIZED RACISM FROM A SELMA, ALABAMA JAIL CELL AND FROM A PODIUM IN OUR NATION'S CAPITAL, AND WHO WAS HONORED BY THE WORLD COMMUNITY AS A RECIPIENT OF THE NOBEL PEACE PRIZE; FURTHER, THAT IN ADDITION TO THE MAN, JANUARY 15 ALSO COMMEMORATES THE IDEALS OF EQUALITY AND BROTHERHOOD FOR WHICH HE STOOD AND TOWARD WHICH WE ALL MUST CONTINUOUSLY STRIVE, was made by Councilman James, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

7-M-f.

A MOTION DIRECTING THE CITY CLERK TO REQUEST THE FINANCE DIRECTOR TO REPORT TO THE MUNICIPAL COUNCIL ON THE EFFECT OF THE LATE SUBMISSION OF THE FEDERAL REVENUE SHARING APPLICATION ON THE CITY'S CASH FLOW; SPECIFICALLY, THE REPORT SHOULD STATE WHETHER OR NOT THE CITY WILL HAVE TO BORROW FUNDS TO MEET OBLIGATIONS IF RECEIPT OF REVENUE SHARING FUNDS IS DELAYED, was made by Councilman Tucker, seconded by Temporary President Carrino and declared adopted by Temporary President Carrino by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 11, 1977 ENCLOSING PROPOSED "ORDINANCE APPROPRIATING THE TOTAL SUM OF \$13,000. FROM WATER CAPITAL SURPLUS OF THE CITY OF NEWARK, NEW JERSEY, TO FINANCE ADDITIONAL COST OF CAPITAL BUDGET PROJECT #343-68 (RELOCATION OF WATER SYSTEM FACILITIES FREEWAY CONSTRUCTION - INTERSTATE ROUTE 78, SECTION 5U CITY OF NEWARK AND TO FINANCE THE COST OF RELOCATION OF WATER SYSTEM FACILITIES - CITY OF NEWARK - FREEWAY CONSTRUCTION INTERSTATE ROUTE 280, SECTION 6K/7C, 7D AND 7G CITY OF NEWARK (CAPITAL BUDGET PROJECT #343(A)-68)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the May 4, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

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8-b.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 11, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 213 CHARLTON STREET, BLOCK 2567, LOT 21, NEWARK, NEW JERSEY, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the May 4, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

8-c.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 11, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 73 FAIRVIEW AVENUE, NEWARK, NEW JERSEY, BLOCK 2574, LOT 29, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the May 4, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

8-d.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 11, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 109 WEST MARKET STREET, NEWARK, NEW JERSEY, BLOCK 405, LOT 21, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$4,300.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the May 4, 1977 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

8-e.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 11, 1977, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE BUSINESS ADMINISTRATOR TO ENTER INTO A LEASE ON BEHALF OF NEWARK OFFICE OF CRIMINAL JUSTICE



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PLANNING (SUPPORTED WORK-PROJECT RESOURCE) WITH ELWOOD ASSOCIATES, INC. FOR THE PERIOD  
APRIL 21, 1977 THROUGH DECEMBER 31, 1977 FOR 19,907 SQUARE FEET OF SPACE AT 215 CENTRAL  
AVENUE; FURTHER RATIFYING SAID LEASE FOR THE PERIOD OCTOBER 1, 1976 THROUGH APRIL 20, 1977  
AND AUTHORIZING THE LEASING OF AN ADDITIONAL 1,250 SQUARE FEET OF SPACE FOR THE PERIOD  
APRIL 21, 1977 THROUGH DECEMBER 31, 1977 AND RATIFYING SAID LEASE FOR ADDITIONAL SPACE  
FOR THE PERIOD APRIL 1, 1977 THROUGH APRIL 20, 1977; TOTAL CONSIDERATION FOR TERMS  
AFORESAID SHALL BE \$32,007.60."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the Acting City Clerk to communicate with Executive Director Zalkind, Newark Office of Criminal Justice Planning that the Municipal Council will consider no rental with private corporations by his agency after the close of this year; and further, the Municipal Council suggests that he make the necessary preparations to move this agency into a City-owned building after the close of this year, was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

8-f.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED APRIL 11, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-6, STOPPING  
OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED  
ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED,  
PROHIBITING STOPPING OR STANDING ON LYONS AVENUE."

(Deleting Lyons Avenue, south side, from the westerly curb line of Schuyler  
Avenue to a point 120 feet westerly thereof, at any time  
Lyons Avenue, south side, from Maple Avenue to Osborne Terrace,  
at any time

Adding Lyons Avenue, south side, from Clinton Place to Osborne Terrace, from  
7:00 A. M. to 9:00 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the May 4, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

8-g.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS,  
RECEIVED APRIL 11, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING

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PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON GROVE STREET."

(Adding Grove Street, both sides, beginning at the northerly curb line

of South Orange Avenue and extending 75 feet northerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the May 4, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

/8-h.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 11, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING SUMMIT STREET, COLDEN STREET AND ACADEMY STREET AS ONE-WAY STREETS."

(Summit Street, Southbound, from Warren Street to Academy Street

Colden Street, Northbound, from Academy Street to Warren Street

Academy Street, Westbound, from Summit Street to Colden Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the May 4, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

/8-i.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 11, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:4-2, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Adding Keer Avenue, from Elizabeth Avenue to Fabyan Place)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to place this ordinance on the May 4, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

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8-j.

The Acting City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 14, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$74,754. IN THE OFFICE OF THE MAYOR AND AGENCIES, MUNICIPAL COURTS, TO HIRE 13 ADDITIONAL PERSONS TO PROCESS UNCOLLECTED TRAFFIC VIOLATIONS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance and direct the Acting City Clerk to invite Presiding Judge Booker, Court Administrator Warmington, Business Administrator Walls and Acting Budget Officer Banker to meet with the Council at their pre-meeting conference May 3, 1977 was made by Councilman Allen, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

A motion to remove from the Table "AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR," ADOPTED NOVEMBER 22, 1966 (6-S & F-k) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR SUPERVISOR, CHECK RECONCILIATION) and place under Communications on the April 20, 1977 Calendar of the Municipal Council was made by Temporary President Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

8-k.

The Acting City Clerk presented PROPOSED "ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR" ADOPTED NOVEMBER 22, 1966 (6-S & F-k) AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR SUPERVISOR, CHECK RECONCILIATION)

(Supervisor, Check Reconciliation \$12,209. - \$14,848.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled at an adjourned meeting of December 3, 1975 held December 10, 1975)

A motion directing the Acting City Clerk to place this ordinance on the May 4, 1977 Calendar of the Municipal Council for first reading was made by Temporary President Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

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A motion to remove from the Table "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," (6-S & F-ba) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CREATE THE TITLES OF ASSISTANT PURCHASING AGENT AND TRAINING TECHNICIAN AS PER CIVIL SERVICE CLASSIFICATION), was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

A motion to delete from this ordinance the title of Training Technician, Personnel Division, and to place this ordinance on the May 4, 1977 Calendar of the Municipal Council under Communications was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, EN-CLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 248-250 ACADEMY STREET, NEWARK, NEW JERSEY, BLOCK 405, LOTS 12 AND 13, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)" (\$7,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance and direct the Acting City Clerk to invite Review and Planning Officer Allen, Assistant Corporation Counsel Bressler, Ms. Toni Gaskin, Newark Architects Community Design Center, Freeholder Director Payne and Executive Director Bray, Essex County Improvement Authority to meet with the Council at their special conference April 26, 1977 was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

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9-b.

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COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, EN-

CLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 270 ACADEMY STREET, NEWARK, NEW JERSEY, BLOCK 405, LOT 3, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$1,200.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance and direct the Acting City Clerk to invite Review and Planning Officer Allen, Assistant Corporation Counsel Bressler, Ms. Toni Gaskin, Newark Architects Community Design Center, Freeholder Director Payne and Executive Director Bray, Essex County Improvement Authority to meet with the Council at their special conference April 26, 1977 was made by Councilman Allen, seconded by Temporary President Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, EN-

CLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 264 ACADEMY STREET, NEWARK, NEW JERSEY, BLOCK 405, LOT 6, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$1,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance and direct the Acting City Clerk to invite Review and Planning Officer Allen, Assistant Corporation Counsel Bressler, Ms. Toni Gaskin, Newark Architects Community Design Center, Freeholder Director Payne and Executive Director Bray, Essex County Improvement Authority to meet with the Council at their special conference April 26, 1977 was made by Councilman Allen, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

9-d.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MARCH 28, 1977, EN-

CLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 268 ACADEMY STREET, NEWARK, NEW JERSEY, BLOCK 405, LOT 4, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$1,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance and direct the Acting City Clerk to invite Review and Planning Officer Allen, Assistant Corporation Counsel Bressler, Ms. Toni Gaskin, Newark Architects Community Design Center, Freeholder Director Payne and Executive Director Bray, Essex County Improvement Authority to meet with the Council at their special conference April 26, 1977 was made by Councilman Allen, seconded by Councilman Giuliano and adopted by the following votes:

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Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

9-e.                    COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED NOVEMBER 18, 1977, EN-  
CLOSING PROPOSED "ORDINANCE TO AMEND AND SUPPLEMENT SECTION 2:14-5, CHAPTER 14, PERSONNEL  
PRACTICES AND POLICIES OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966.  
(TO ESTABLISH SICK LEAVE POLICIES AND PROCEDURES)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to return this ordinance to  
Administration to correct certain deficiencies which exist in the current submission was  
made by Temporary President Carrino, seconded by Councilman Allen and adopted by the  
following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
Temporary President Carrino.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

The Acting City Clerk reported the following Bingo and Raffles Licenses were  
issued from March 29, 1977 to April 12, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Francis Xavier Roman Catholic Church	7078 (Amended)
St. Antoninus Church	7165 (Amended)
Anshe Luborowitz Sisterhood	7239 (Amended)
Congregation Chevra Anshe Lubovitz	7265 (Amended)
St. Casimir's Roman Catholic Church	7318 (Amended)
St. Michael's Church	7360 (Amended)
St. Mary's Church of Immaculate Conception	7411
St. Lucy's Society	7417
St. Aloysius Roman Catholic Church	7418
St. Stanislaus Roman Catholic Church	7420
St. Columba Roman Catholic Church	7422

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RAFFLES LICENSES

LICENSEE

LICENSE NUMBER

Clear View Baptist Church	7370 (Amended)
The Black Youth Organization	7409
Newark Renaissance House, Inc.	7410
Eastern Rite Mission of the Most Holy Redeemer of the State of New Jersey	7412
Haitian American West Indies Cultural Association, Inc.	7413
Parents and Guardians Guild of SVA	7414
Parents and Guardians Guild of SVA	7415
St. Bridget's Church	7416
Immaculate Conception Rosary Society	7419
Immaculate Conception Church	7421

A motion to concur in the report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

ADJOURNMENT.

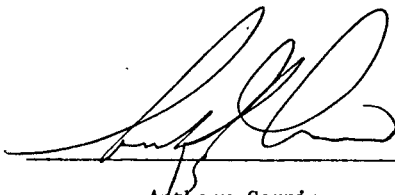
12. A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, Temporary President Carrino.

This meeting adjourned at 10:35 P. M.

APPROVED:

  
\_\_\_\_\_  
Archie Korngut  
Acting City Clerk

  
\_\_\_\_\_  
Anthony Carrino  
Temporary President





Newark, New Jersey, May 4, 1977

1326

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:45 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Anthony Nardino, St. Francis Xavier Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Thomas McParland, Sergeant-at-Arms.

(Councilman Carrino arrived 1:49 P. M.)

President Harris stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on April 26, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented ACCOUNTANTS' REPORT ON NEWARK OFFICE OF ELDERLY AFFAIRS, CITY OF NEWARK, NEW JERSEY, FOR THE PERIOD FROM APRIL 1, 1974 TO MARCH 31, 1975, SUBMITTED BY ROSS, STEWART & BENJAMIN, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Report be received and staff study be made for report to the Council was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

4-b.

The City Clerk presented ACCOUNTANTS' REPORT ON EMERGENCY MEDICAL TRANSPORTATION PROJECT, CITY OF NEWARK, MODEL CITIES PROGRAM, FOR THE PERIOD FROM MARCH 1, 1974 TO MARCH 30, 1975, SUBMITTED BY ROSS, STEWART & BENJAMIN, CERTIFIED PUBLIC ACCOUNTANTS.

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(Copy submitted to each Member of the Council)

A motion that the Report be received and staff study be made for report to the Council was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

4-c.

The City Clerk presented 1975 ANNUAL REPORT, OFFICE OF THE MAYOR AND AGENCIES, MUNICIPAL COURT OF THE CITY OF NEWARK.

(Copy submitted to each Member of the Council)

A motion that the Annual Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

4-d.

The City Clerk presented REPORT OF OFFICE OF CONSUMER ACTION, FOR THE MONTH OF FEBRUARY, 1977, SUBMITTED BY EXECUTIVE DIRECTOR DENNIS G. CHEROT.

(Copy submitted to each Member of the Council)

A motion that the Project Report be received and staff study be made for report to the Council was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE HELD MARCH 17, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

4-f.

The City Clerk presented CITY OF NEWARK AUDIT OF ACCOUNTS, FOR THREE MONTHS ENDED MARCH 31, 1977, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Audit of Accounts be received and staff study be made for report to the Council was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

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4-g.

The City Clerk presented ANNUAL REPORT OF THE NEWARK PUBLIC LIBRARY FOR THE YEAR 1976.

A motion that the Annual Report be received and placed on file was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani, President Harris.

(Councilman Carrino arrived 1:49 P. M.)

4-h.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT, FOR THE MONTH OF APRIL, 1977.

A motion to approve Report of Contracts subject to the receipt of resolutions affecting three contracts, Mack Boring & Parts Company, Josloff Ind. Inc. and F & P Brakelyne Service, Inc. was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE SUPPLEMENTING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(High Street, 585 feet north of the northerly curblin of Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(South on University Avenue to East on State Street)

May 4, 1977

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 18, 1977.

6-F-c.

The City Clerk read AN ORDINANCE APPROPRIATING THE TOTAL SUM OF \$13,000. FROM WATER CAPITAL SURPLUS OF THE CITY OF NEWARK, NEW JERSEY, TO FINANCE ADDITIONAL COST OF CAPITAL BUDGET PROJECT #343-68 (RELOCATION OF WATER SYSTEM FACILITIES - FREEWAY CONSTRUCTION - INTERSTATE ROUTE 78, SECTION 5U CITY OF NEWARK AND TO FINANCE THE COST OF RELOCATION OF WATER SYSTEM FACILITIES - CITY OF NEWARK - FREEWAY CONSTRUCTION INTERSTATE ROUTE 280, SECTION 6K/7C, 7D AND 7G CITY OF NEWARK (CAPITAL BUDGET PROJECT #343-(a)-68)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 18, 1977.

6-F-d.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 213 CHARLTON STREET, BLOCK 2567, LOT 21, NEWARK, NEW JERSEY, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

May 4, 1977

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A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 18, 1977.

6-F-e.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 73 FAIRVIEW AVENUE, NEWARK, NEW JERSEY, BLOCK 2574, LOT 29, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.40A:12-13 (b) (1). (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 18, 1977.

6-F-f.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 109 WEST MARKET STREET, NEWARK, NEW JERSEY, BLOCK 405, LOT 21, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$4,300.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

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6-F-g.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-6, STOPPING OR STANDING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON LYONS AVENUE.

(Deleting Lyons Avenue, south side, from the westerly curb line of Schuyler Avenue to a point 120 feet westerly thereof, at any time.

Lyons Avenue, south side, from Maple Avenue to Osborne Terrace, at any time.

Adding Lyons Avenue, south side, from Clinton Place to Osborne Terrace from 7:00 A. M. to 9:00 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 18, 1977

6-F-h.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON GROVE STREET.

(Adding Grove Street, both sides, beginning at the northerly curbline of South Orange Avenue and extending 75 feet northerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance

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is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on May 18, 1977.

6-F-1. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING SUMMIT STREET, COLDEN STREET AND ACADEMY STREET AS ONE-WAY STREETS.

(Summit Street, Southbound, from Warren Street to Academy Street

Colden Street, Northbound, from Academy Street to Warren Street

Academy Street, Westbound, from Summit Street to Colden Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-F-j. The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-2, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding Keer Avenue, from Elizabeth Avenue to Fabian Place)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-F-k. The City Clerk read AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR.

(Supervisor, Check Reconciliation \$12,209. - \$14,840.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

May 4, 1977

1003

(Ordinance tabled at an adjourned meeting of December 3, 1975 held  
December 10, 1975)

(Ordinance removed from the table April 20, 1977)

A motion to adopt the ordinance on first reading was made by Councilman  
Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the  
following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance  
is declared adopted on first reading and the City Clerk is hereby authorized and directed  
to advertise said ordinance and give public notice of its introduction and passage on  
first reading as provided by law. This ordinance will come up for a public hearing and  
be considered for further action on May 18, 1977.

A motion to consider Item 8-i under Ordinances for First Reading was made by  
Councilman Allen, seconded by Councilman Bottone and declared adopted by President  
Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

6-F-1.

The City Clerk read AN ORDINANCE PROVIDING FOR THE READOPTION OF THE ZONING  
ORDINANCE OF THE CITY OF NEWARK, TITLE 27, CHAPTER 1, SECTION 1 ET SEQ., OF THE REVISED  
ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, AS AN  
INTERIM ZONING ORDINANCE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen,  
seconded by Councilman Bottone and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance  
is declared adopted on first reading and the City Clerk is hereby authorized and directed  
to advertise said ordinance and give public notice of its introduction and passage on  
first reading as provided by law. This ordinance will come up for a public hearing and  
be considered for further action on May 18, 1977.



May 4, 1977

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

1334

President Harris called for ordinances on public hearing, second reading and final passage:

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE REPEALING THE ORDINANCE 6-Ph, & F-d DATED AUGUST 4, 1976, APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 105 HEDDEN TERRACE, NEWARK, NEW JERSEY, BLOCK 3027, LOT 11, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

WHEREAS, the City of Newark inadvertently approved two ordinances approving the sale of premises commonly known as 105 Hedden Terrace, Newark, New Jersey, Block 3027, Lot 11, to The Housing Authority of the City of Newark, New Jersey, pursuant to the provisions of N.J.S.A. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

The Ordinance approving the sale of premises commonly known as 105 Hedden Terrace, Newark, New Jersey, Block 3027, Lot 11, to The Housing Authority of the City of Newark, New Jersey, pursuant to the provisions of N.J.S.A. 40A:12-13 (b) (1); Ordinance 6Ph, S&FD dated August 4, 1976 is hereby repealed and Ordinance 6S&FF, dated June 2, 1976 shall remain in effect.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

May 4, 1977

1235

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR", ADOPTED NOVEMBER 22, 1966 (6-S & F-q) AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR MEMBER, CENTRAL PLANNING BOARD).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That section (H) Central Planning Board, of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and Agencies and establishing salaries therefor", adopted November 22, 1966 (6S&Fq) be and the same is amended by creating the following position, title code, and maximum salary therefor, to wit:

(H) Central Planning Board

<u>POSITION</u>	<u>ANNUAL MAXIMUM SALARY</u>
Member, Central Planning Board 999359	\$ 2,500 .

Section 2. Each class IV member of the board shall receive a salary of not more than twenty-five hundred dollars (\$2,500) per annum for attending board meetings. Such salary shall be paid quarterly and in proportion to the number of meetings attended.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR.

May 4, 1977

1836

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

(a) Office of the Mayor

<u>POSITION</u>	<u>EFFECTIVE DATE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Chief Clerk, Office of the Mayor, 690540	1-1-77 1-1-78	\$ 9,749 10,236	\$11,628 12,209
Administrative Aide 999475	1-1-77 1-1-78	9,749 10,236	11,628 12,209
Analyst, Mayor's Office 999037	1-1-77 1-1-78	18,940 19,887	23,025 24,176
Chief Clerk, Office of the Mayor 690300	1-1-77 1-1-78	14,133 14,840	17,179 18,038
Clerk Stenographer 653100	1-1-77 1-1-78	6,283 6,723	7,638 8,173
Clerk Typist 654310	1-1-77 1-1-78	5,699 6,098	6,927 7,412
Deputy Mayor 999085	1-1-77 1-1-78	14,884 15,628	14,884 15,628
Executive Secretary Office of the Mayor, 641019	1-1-77 1-1-78	11,628 12,209	14,133 14,840
Mayor 740010	1-1-77 1-1-78	36,750 38,588	36,750 38,588
Personal Secretary Office of the Mayor, 641020	1-1-77 1-1-78	11,628 12,209	14,133 14,840
Principal Account Clerk 252040	1-1-77 1-1-78	7,274 7,783	8,842 9,461
Principal Clerk 651040	1-1-77 1-1-78	6,927 7,412	8,421 9,010
Principal Clerk Stenographer 653030	1-1-77 1-1-78	7,274 7,783	8,842 9,461
Public Defender 999458	1-1-77 1-1-78	18,038 18,940	21,925 20,881
Receptionist, Mayor's Office 642020	1-1-77 1-1-78	6,927 7,412	8,421 9,010
Receptionist, Typing 999353	1-1-77 1-1-78	6,927 7,412	8,421 9,010
Senior Clerk Stenographer 653060	1-1-77 1-1-78	6,927 7,412	8,421 9,010
Supervising Principal Clerk Stenographer 653020	1-1-77 1-1-78	7,638 8,173	9,284 9,748

(b) Board of Adjustment

Assistant Secretary, Board of Adjustment 641250	1-1-77 1-1-78	11,073 11,628	13,457 14,130
Attorney Board of Adjustment 301030	1-1-77 1-1-78	7,190 7,693	7,190 7,693

May 4, 1977

<u>POSITION</u>	<u>EFFECTIVE DATE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Clerk Stenographer 653100	1-1-77 1-1-78	\$ 6,283 6,723	\$ 7,638 8,173
Investigator, Board of Adjustment 131100	1-1-77 1-1-78	10,045 10,547	12,209 12,819
Member, Board of Adjustment 131024	1-1-77 1-1-78	2,500 2,500	2,500 2,500
Principal Clerk Stenographer 653030	1-1-77 1-1-78	7,274 7,783	8,842 9,461
Secretary, Board of Adjustment 641070	1-1-77 1-1-78	14,133 14,840	17,179 18,038
<u>(c) Municipal Courts</u>			
Account Clerk 252140	1-1-77 1-1-78	5,983 6,402	7,274 7,783
Administrative Secretary, Municipal Courts 999011	1-1-77 1-1-78	9,749 10,236	11,628 12,209
Assistant Chief Municipal Court Clerk 310090	1-1-77 1-1-78	11,628 12,209	14,133 14,840
Assistant Supervisor, Tabulating Machine Operations 685040	1-1-77 1-1-78	8,020 8,581	9,749 10,236
Case Coordinator 800045	1-1-77 1-1-78	12,819 13,460	15,590 16,369
Chief Municipal Court Clerk 310080	1-1-77 1-1-78	13,457 14,130	16,361 17,179
Cashier 999100	1-1-77 1-1-78	6,927 7,412	8,421 9,010
Clerk 651070	1-1-77 1-1-78	5,427 5,807	6,598 7,060
Clerk Stenographer 653100	1-1-77 1-1-78	6,283 6,723	7,638 8,173
Clerk Typist 654310	1-1-77 1-1-78	5,699 6,098	6,927 7,412
Chief Accountant, Municipal Courts 241010 (37½ hrs.)	1-1-77 1-1-78	16,361 17,179	19,887 20,881
Court Attendant 313090	1-1-77 1-1-78	8,020 8,581	9,749 10,236
Court Interpreter 313100	1-1-77 1-1-78	6,927 7,412	8,421 9,010
Data Control Clerk 683040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Deputy Municipal Court Clerk 310110	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Docket Clerk 302200	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Judge, Municipal Courts 300040	1/1/77 1/1/78	26,250 27,563	26,250 27,563

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1978

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Keypunch Machine Operator 684060	1/1/77 1/1/78	\$ 6,598 7,060	\$ 8,020 8,581
Legal Stenographer 653160	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Municipal Court Clerk 310095	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Presiding Judge, Municipal Courts 999084	1/1/77 1/1/78	28,875 30,319	28,875 30,319
Principal Account Clerk 252040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Account Clerk, Typing 252060	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Clerk 651040	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Clerk Stenographer 653030	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Senior Account Clerk 252080	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Account Clerk, Typing 252090	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Cashier 270080	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Senior Clerk 651060	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Clerk Typist 654290	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Senior Keypunch Machine Operator 684040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Senior Legal Stenographer 653150	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Supervising Cashier 270040	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Supervising Clerk Typing 800122	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervising Court Attendant 390001	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Supervising Principal Account Clerk 252030	1/1/77 1/1/78	7,638 8,173	9,284 9,748

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
<u>(f) Newark Human Rights Commission</u>			
Administrative Analyst 701050	1-1-77 1-1-78	\$ 12,209 12,819	\$ 14,840 15,582
Affirmative Action Officer 999476	1-1-77 1-1-78	18,038 18,940	21,925 23,021
Assistant Affirmative Action Officer 999471	1-1-77 1-1-78	11,628 12,209	14,133 14,840
Chief Clerk, N. H. R. C. 191106	1-1-77 1-1-78	10,045 10,547	12,209 12,819
Chief Community Relations Specialist 990003	1-1-77 1-1-78	12,209 12,819	14,840 15,582
Clerk Stenographer 653100	1-1-77 1-1-78	6,283 6,723	7,638 8,173
Clerk Typist 654310	1-1-77 1-1-78	5,699 6,098	6,927 7,412
Community Relations Specialist 540110	1-1-77 1-1-78	11,073 11,628	13,457 14,130
Executive Director, N.H.R.C. 540010	1-1-77 1-1-78	18,940 19,887	23,025 24,176
Field Representative, N.H.R.C. 999496	1-1-77 1-1-78	10,547 11,074	12,819 13,460
Principal Clerk Stenographer 653030	1-1-77 1-1-78	7,274 7,783	8,842 9,461
Receptionist, Typing 999353	1-1-77 1-1-78	6,927 7,412	8,421 9,010
Secretarial Assistant 641510	1-1-77 1-1-78	8,842 9,461	10,547 11,074
Senior Clerk Stenographer 653060	1-1-77 1-1-78	6,927 7,412	8,421 9,010
Senior Community Relations Specialist 999325	1-1-77 1-1-78	12,209 12,819	14,840 15,582
<u>(g) Central Planning Board</u>			
Clerk Stenographer 653100	1-1-77 1-1-78	6,283 6,723	7,638 8,173
Principal Clerk Stenographer 653030	1-1-77 1-1-78	7,274 7,783	8,842 9,461
Secretary, Central Planning Board 641150	1-1-77 1-1-78	14,133 14,840	17,179 18,038
Senior Clerk Stenographer 653060	1-1-77 1-1-78	6,927 7,412	8,421 9,010
<u>(h) Division of City Planning</u>			
Assistant Planning Director 130020	1-1-77 1-1-78	14,133 14,840	17,179 18,038

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Supervisor of Tabulating Machine Operations 635011	1/1/77 1/1/78	\$ 9,284 9,748	\$11,074 11,628
Violations Clerk 312040	1/1/77 1/1/78	12,209 12,819	14,840 15,582
<u>(d) Alcoholic Beverage Control</u>			
Assistant Secretary, ABC 641250	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Clerk Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Investigator, ABC 999454	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Member, ABC 999057	1/1/77 1/1/78	2,500 2,500	2,500 2,500
Principal Clerk 651040	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Secretary, Board of ABC 999234	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Clerk Typist 654290	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Supervising Principal Clerk Stenographer 653020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
<u>(e) Civil Defense</u>			
Account Clerk 252140	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Clerk Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Deputy Municipal Disaster Control Director 360070	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Municipal Emergency Welfare Coordinator 999236	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Account Clerk, Typing 252060	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Clerk Stenographer 653030	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Shelter Coordinator 360190	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Stock Clerk 660390	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Supervising Principal clerk Stenographer 653020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Truck Driver, C. D. 999306	1/1/77	1st Sten 2nd Sten 3rd Sten	4.31 4.56 5.08

May 4, 1977

POSITION	EFFECTIVE	ANNUAL MINIMUM SALARY	ANNUAL MAXIMUM SALARY
Assistant Planner 130070	1/1/77 1/1/78	\$ 8,842 9,461	\$ 10,547 11,074
Clerk Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Planning Draftsman 120050	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Principal Planner 130030	1/1/77 1/1/78	11,628 12,209	14,133 14,840
Receptionist, Typing 999353	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Planner 130040	1/1/77 1/1/78	9,749 10,236	11,628 12,209
(i) Office of Assessments			
Administrative Secretary, Assess- ments 640550	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Assessing Clerk 294050	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Assessment Data Coordinator 293110	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Assessment Records Librarian 999042	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Assistant Assessor 293170	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Chief Assistant Assessor 293120	1/1/77 1/1/78	18,038 18,940	21,925 23,021
Chief Clerk, Assessments 690225	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Chief Surveyor, Assessments 132010	1/1/77 1/1/78	11,628 12,209	14,133 14,840
Draftsman 122050	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Principal Assistant Assessor 293150	1/1/77 1/1/78	12,819 13,460	15,590 16,369
Principal Draftsman 201125	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Senior Assessing Clerk 294040	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Senior Assistant Assessor 293160	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Draftsman 201124	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Supervising Principal Assistant Assessor 293130	1/1/77 1/1/78	14,840 15,582	18,038 18,940



May 4, 1977 **1342**

<u>POSITION</u>	<u>EFFECTIVE DATE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Tax Assessor. 293100	1-1-77 1-1-78	\$26,250 27,563	\$26,250 27,563
Surveyor, Assessments 999305	1-1-77 1-1-78	8,842 9,461	10,547 11,074
Title Searcher 290070	1-1-77 1-1-78	7,638 8,173	9,284 9,748
<u>(j) Rent Control Board</u>			
Administrator, RCB 999450	1-1-77 1-1-78	18,038 18,940	21,925 23,021
Administrative Analyst 701050	1-1-77 1-1-78	12,209 12,819	14,840 15,582
Clerk Typist 654310	1-1-77 1-1-78	5,699 6,098	6,927 7,412
Field Representative, RCB 999455	1-1-77 1-1-78	9,749 10,236	11,628 12,209
Member, RCB 999456	1-1-77 1-1-78	2,500 2,500	2,500 2,500
Principal Account Clerk 252040	1-1-77 1-1-78	7,274 7,783	8,842 9,461
Receptionist, Typing 999353	1-1-77 1-1-78	6,927 7,412	8,421 9,010
Secretarial Assistant 641510	1-1-77 1-1-78	8,842 9,461	10,547 11,074

Section 2. Increment shall mean an annual increase. Beginning January 1, 1977 and January 1, 1978, shall be computed at the rate of one-fourth of the difference between the minimum salary and the maximum salary and shall be paid annually until the maximum annual salary shall be reached.

Every person hereafter appointed to any position herein created shall receive for the first year of service the minimum salary established for such position, and in addition thereto for each year of service thereafter receive an increment until such person shall have attained the maximum salary established for such position; provided, however, that any person appointed on or after September 1st in any year shall not receive his first increment until the second January 1st following the date of appointment.

No increment shall be granted except as herein provided and no increment shall be granted that will give an employee a total salary in excess of the maximum herein established.

Every employee who, as of the effective date of this ordinance, shall be receiving a salary exceeding the maximum established for his position, said salary having been permanently approved by the Department of Civil Service, shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for his position.

The salaries herein established shall be effective as of January 1, 1977 and 1978, however the salary established for the Mayor for the year 1977 in the amount of \$36,750. shall commence and become effective as of November 7, 1977.

Commencing January 1, 1977 the annual salary of every employee, who on January 1, 1977 shall be receiving the salary established by his particular pay schedule effective to December 31, 1976, shall be adjusted to the schedule adopted for his position to be effective January 1, 1977, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

May 4, 1977

Every employee hereafter promoted to any position herein created shall, except as is herein provided, from the date of promotion to January 1st following, shall be compensated accordingly:

(A) Every employee hereafter promoted shall be compensated no more than one (1) full increment step of the position from which he is promoted. The employee shall be placed on the corresponding increment step of the range to which he is promoted. If the promotion places the employee in a range which exceeds the next corresponding step of the schedule established for his position then the employee shall be compensated at the minimum of the promoted position. In addition thereto the employee shall receive annual increments until the maximum salary herein established shall be attained.

Part-time positions for 1977 and 1978 shall be adjusted at the rate of seven (7%) per cent and five (5%) per cent as prescribed in the \$9,111.00 cut off computation.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. There is hereby created in the Department of Administration the following permanent and other positions, and there is also hereby established, as set forth opposite the respective title of each such position, the code and the annual minimum and annual maximum salaries therefor, as follows, to wit:

(a) Office of the Business Administrator

May 4, 1977

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Analyst 701050	1/1/77 1/1/78	\$ 12,209 12,819	\$ 14,840 15,582
Administrative Analyst (37½ hrs.) 701050	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Administrative Clerk, Admin. 650125	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Administrative Secretary, Admin. 640065	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Assistant Business Administrator 700030	1/1/77 1/1/78	22,050 23,153	22,050 23,153
Business Administrator 700010	1/1/77 1/1/78	36,750 38,588	36,750 38,588
Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Executive Secretary 999069	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Principal Account Clerk 252040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Clerk Stenographer 653030	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Secretarial Assistant 641510	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010

(b) Budget Division

Account Clerk 252140	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Administrative Analyst (37½ hrs.) 701050	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Budget Officer 234070	1/1/77 1/1/78	18,940 19,887	23,025 24,176
Budget Examiner 234060	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Budget Examiner (37½ hrs.) 234060	1/1/77 1/1/78	12,819 13,460	15,590 16,369
Clerk Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Secretarial Assistant 641510	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Senior Account Clerk 252080	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Budget Examiner 234050	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
<u>(c) Personnel Division</u>			
Account Clerk 252140	1/1/77 1/1/78	\$ 5,983 6,402	\$ 7,274 7,783
City Personnel Director 710060	1/1/77 1/1/78	18,940 19,887	23,025 24,176
Claims Examiner 530020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Clerk Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Labor Relations & Compensation Officer 300003	1/1/77 1/1/78	17,179 18,038	20,881 21,925
Labor Relations Specialist 713040	1/1/77 1/1/78	16,361 17,179	19,887 20,881
Operator, Word Processing Equipment 999328	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Personnel Clerk 999329	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Personnel Technician 710130	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Principal Account Clerk 252040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Clerk 651040	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Clerk Stenographer 653030	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Personnel Technician 710110	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Receptionist (Typing) 999353	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Recruiting & Placement Officer 300004	1/1/77 1/1/78	17,179 18,038	20,881 21,925
Senior Account Clerk 252080	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Claims Examiner 530015	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Senior Clerk 651060	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Clerk Typist 654290	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Senior Personnel Clerk 999327	1/1/77 1/1/78	8,020 8,581	9,749 10,236

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Senior Personnel Technician 710120	1/1/77 1/1/78	\$ 12,209 12,819	\$ 14,840 15,582
Supervising Principal Clerk- 651020	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Supervising Personnel Clerk Stenography 101114	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Supervising Principal Personnel Technician 999323	1/1/77 1/1/78	17,179 18,038	20,881 21,925
Training Coordinator 711060	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Training Officer 300005	1/1/77 1/1/78	17,179 18,038	20,881 21,925
(d) <u>Central Purchase</u>			
Buyer 662140	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Chief Clerk, Central Purchase 690160	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Chief Purchase Inspector 662150	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Clerk 651070	1/1/77 1/1/78	5,427 5,807	6,598 7,060
Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
City Purchasing Agent 662060	1/1/77 1/1/78	18,940 19,887	23,025 24,176
Mail Clerk 632050	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Messenger 643130	1/1/77 1/1/78	5,427 5,807	6,598 7,060
Principal Account Clerk 252040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Clerk 651040	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Receptionist 642020	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Buyer 662130	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Senior Clerk Typist 654290	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Senior Office Appliance Operator 670030	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Supervisor, Central Mail Room 652010	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Storekeeper 660040	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervising Office Appliance Operator 680010	1/1/77 1/1/78	9,284 9,748	11,074 11,628

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Supervising Inventory Clerk 660200	1/1/77 1/1/78	9,284 9,748	11,074 11,628
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(e) Taxicab Division

Account Clerk 252140	1/1/77 1/1/78	5,983 6,402	7,274 7,783
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Assistant Chief Inspector 995528	1/1/77 1/1/78	10,045 10,547	12,209 12,819
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Chief Inspector 995526	1/1/77 1/1/78	12,209 12,819	14,840 15,582
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Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
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Director, Taxicab Division 200104	1/1/77 1/1/78	16,361 17,179	19,887 20,881
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Inspector, Taxicabs 995529	1/1/77 1/1/78	9,284 9,748	11,074 11,628
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Secretarial Assistant 641510	1/1/77 1/1/78	8,842 9,461	10,547 11,074
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Section 2. Increment shall mean an annual increase. Beginning January 1, 1977 and January 1, 1978, be computed at the rate of one-fourth of the difference between the minimum salary and the maximum salary and shall be paid annually until the maximum annual salary shall be reached.

Every person hereafter appointed to any position herein created shall receive for the first year of service the minimum salary established for such position, and in addition thereto for each year of service thereafter receive an increment until such person shall have attained the maximum salary established for such position; provided, however, that any person appointed on or after September 1st in any year shall not receive his first increment until the second January 1st following the date of appointment.

No increment shall be granted except as herein provided and no increment shall be granted that will give an employee a total salary in excess of the maximum herein established.

Every employee who, as of the effective date of this ordinance, shall be receiving a salary exceeding the maximum established for his position, said salary having been permanently approved by the Department of Civil Service, shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for his position.

The salaries herein established shall be effective as of January 1, 1977 and 1978.

Commencing January 1, 1977 the annual salary of every employee, who on January 1, 1977 shall be receiving the salary established by his particular pay schedule effective to December 31, 1976, shall be adjusted to the schedule adopted for his position to be effective January 1, 1977, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Commencing January 1, 1978 the annual salary of every employee who on January 1, 1978 shall be receiving the salary established by his particular pay schedule effective January 1, 1977 shall be adjusted to the schedule adopted for his position effective January 1, 1978 and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

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Every employee hereafter promoted to any position herein created shall, except as is herein provided, from the date of promotion to January 1st following, shall be compensated accordingly:

(A) Every employee hereafter promoted shall be compensated no more than one (1) full increment step of the position from which he is promoted. The employee shall be placed on the corresponding increment step of the range to which he is promoted. If the promotion places the employee in a range which exceeds the next corresponding step of the schedule established for his position then the employee shall be compensated at the minimum of the promoted position. In addition thereto the employee shall receive annual increments until the maximum salary herein established shall be attained.

Part time positions for 1977 and 1978 shall be adjusted at the rate of seven (7%) per cent and five (5%) per cent as prescribed in the 9,111.00 cut off computation.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. There is hereby created in the Office of the City Clerk the following permanent and other positions, and there is also hereby established, as set forth opposite the respective title of each such position, the code and the annual minimum and annual maximum salaries therefor, as follows, to wit:

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 252140	1/1/77 1/1/78	\$ 5,983 6,402	\$ 7,274 7,783
Administrative Assistant, City Clerk 999463	1/1/77 1/1/78	19,887 20,881	24,172 25,381
Administrative Secretary, City Clerk 640040	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Analyst, City Clerk 701150	1/1/77 1/1/78	17,179 18,038	20,881 21,925
Cashier 270100	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Chief Accountant, City Clerk 241030	1/1/77 1/1/78	17,179 18,038	20,881 21,925
Chief Analyst, City Clerk 701020	1/1/77 1/1/78	20,881 21,925	25,381 26,650
City Clerk 651098	1/1/77 1/1/78	33,600 35,280	33,600 35,280
Clerk 651070	1/1/77 1/1/78	5,427 5,807	6,598 7,060
Clerk, Chauffeur 090110	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Clerk Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Custodian of Records, City Clerk 655050	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Interpreter, Spanish, City Clerk 610040	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Laborer, City Clerk 999050	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Legal Analyst, City Clerk 999012	1/1/77 1/1/78	17,179 18,038	20,881 21,925
Messenger 643130	1/1/77 1/1/78	5,427 5,807	6,598 7,060
Photostat Operator 670090	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Clerk 651040	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Clerk Stenographer 653030	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Clerk Typist 651050	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Index Clerk 302270	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Receptionist, Food Service Worker 642050	1/1/77 1/1/78	6,927 7,412	8,421 9,010



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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Research Analyst, City Clerk 997426	1/1/77 1/1/78	\$12,819 13,460	\$15,590 16,369
Secretarial Assistant 641510	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Senior Clerk 651060	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Clerk Typist 654290	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Senior Photostat Operator 670080	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Supervising Principal Clerk 651020	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Supervising Principal Clerk Steno- 653020 grapher	1/1/77 1/1/78	7,638 8,173	9,284 9,748

Section 2. "Increment shall mean an annual increase. Beginning January 1, 1977 and January 1, 1978, shall be computed at the rate of one-fourth of the difference between the minimum salary and the maximum salary and shall be paid annually until the maximum annual salary shall be reached.

Every person hereafter appointed to any position herein created shall receive for the first year of service the minimum salary established for such position, and in addition thereto for each year of service thereafter receive an increment until such person shall have attained the maximum salary established for such position: provided, however, that any person appointed on or after September 1st in any year shall not receive his first increment until the second January 1st following the date of appointment.

No increment shall be granted except as herein provided and no increment shall be granted that will give an employee a total salary in excess of the maximum herein established.

Every employee who, as of the effective date of this ordinance, shall be receiving a salary exceeding the maximum established for his position, said salary having been permanently approved by the Department of Civil Service, shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for his position.

The salaries herein established shall be effective as of January 1, 1977 and 1978.

Commencing January 1, 1977 the annual salary of every employee, who on January 1, 1977 shall be receiving the salary established by his particular pay schedule effective to December 31, 1976, shall be adjusted to the schedule adopted for his position to be effective January 1, 1977, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Commencing January 1, 1978 the annual salary of every employee who on January 1, 1978 shall be receiving the salary established by his particular pay schedule effective January 1, 1977 shall be adjusted to the schedule adopted for his position effective January 1, 1978 and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

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1001 Every employee hereafter promoted to any position herein created shall, except as is herein provided, from the date of promotion to January 1st following, shall be compensated accordingly:

(A) Every employee hereafter promoted shall be compensated no more than one (1) full increment step of the position from which he is promoted. The employee shall be placed on the corresponding increment step of the range to which he is promoted. If the promotion places the employee in a range which exceeds the next corresponding step of the schedule established for his position then the employee shall be compensated at the minimum of the promoted position. In addition thereto the employee shall receive annual increments until the maximum salary herein established shall be attained.

Part time positions for 1977 and 1978 shall be adjusted at the rate of seven (7%) per cent and five (5%) per cent as prescribed in the 9,111.00 cut off computation.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING POSITIONS IN THE NEWARK MUNICIPAL COUNCIL AND ESTABLISHING SALARIES THEREFOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
President, Municipal Council 740020	1/1/77 1/1/78	\$ 15,750 16,538	15,750 16,538
Councilman 740040	1/1/77 1/1/78	15,750 16,538	15,750 16,538
Administrative Secretary, to Councilman 999468	1/1/77 1/1/78	12,209 12,819	12,209 12,819

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POSITION	EFFECTIVE	ANNUAL MINIMUM	ANNUAL MAXIMUM
		SALARY	SALARY
Aide to Councilman 643080	1/1/77	\$ 7,500	\$ 7,500
	1/1/78	7,500	7,500
Community Service Worker 540190	1/1/77	8,467	8,467
	1/1/78	9,060	9,060
Legislative Research Officer Municipal 996509	1/1/77	25,200	25,200
	Council 1/1/78	26,460	26,460

Section 2. "Increment shall mean an annual increase. Beginning January 1, 1977 and January 1, 1978, shall be computed at the rate of one-fourth of the difference between the minimum salary and the maximum salary and shall be paid annually until the maximum annual salary shall be reached.

Every person hereafter appointed to any position herein created shall receive for the first year of service the minimum salary established for such position, and in addition thereto for each year of service thereafter receive an increment until such person shall have attained the maximum salary established for such position: provided, however, that any person appointed on or after September 1st in any year shall not receive his first increment until the second January 1st following the date of appointment.

No increment shall be granted except as herein provided and no increment shall be granted that will give an employee a total salary in excess of the maximum herein established.

Every employee who, as of the effective date of this ordinance, shall be receiving a salary exceeding the maximum established for his position, said salary having been permanently approved by the Department of Civil Service, shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for his position.

The salaries herein established shall be effective as of January 1, 1977 and 1978, however the salary established for the President, Municipal Council and Councilman for the year 1977 in the amount of \$15,750. shall commence and become effective as of November 7, 1977.

Commencing January 1, 1977 the annual salary of every employee, who on January 1, 1977 shall be receiving the salary established by his particular pay schedule effective to December 31, 1976, shall be adjusted to the schedule adopted for his position to be effective January 1, 1977, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Commencing January 1, 1978 the annual salary of every employee who on January 1, 1978 shall be receiving the salary established by his particular pay schedule effective January 1, 1977 shall be adjusted to the schedule adopted for his position effective January 1, 1978 and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Every employee hereafter promoted to any position herein created shall, except as is herein provided, from the date of promotion to January 1st following, shall be compensated accordingly:

(A) Every employee hereafter promoted shall be compensated no more than one (1) full increment step of the position from which he is promoted. The employee shall be placed on the corresponding increment step of the range to which he is promoted. If the promotion places the employee in a range which exceeds the next corresponding step of the schedule established for his position then the employee shall be compensated at the minimum of the promoted position. In addition thereto the employee shall receive annual increments until the maximum salary herein established shall be attained.

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Part time positions for 1977 and 1978 shall be adjusted at the rate of seven (7%) per cent and five (5%) per cent as prescribed in the 9,111.00 cut off computation.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilmen James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF LAW AND ESTABLISHING SALARIES THEREFOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. There is hereby created in the Department of Law the following permanent and other positions, and there is also hereby established, as set forth opposite the respective title of each such position, the code and the annual minimum and annual maximum salaries therefor, as follows, to wit:

POSITION AND NUMBER OF POSITIONS		EFFECTIVE	ANNUAL MINIMUM SALARY	ANNUAL MAXIMUM SALARY
Corporation Counsel 910001	1	1/1/77 1/1/78	\$35,700 37,485	\$35,700 37,485
First Assistant Corporation Counsel 910002	1	1/1/77 1/1/78	26,650 27,983	32,394 34,014
Assistant Corporation Counsel 910003	1	1/1/77 1/1/78	13,609 14,289	13,609 14,289
Legal Assistant 910004	2	1/1/77 1/1/78	20,881 21,925	25,381 26,650
Legal Assistant 910005	2	1/1/77 1/1/78	18,038 18,940	21,925 23,021

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POSITION AND NUMBER OF POSITIONS		EFFECTIVE	ANNUAL MINIMUM SALARY	ANNUAL MAXIMUM SALARY
Legal Assistant 910006	3	1/1/77 1/1/78	\$15,590 16,369	\$18,940 19,887
Legal Assistant 910007	3	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Legal Assistant 910008	2	1/1/77 1/1/78	16,400 17,220	16,400 17,220
Complaint Processing Officer 301280	1	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Chief Clerk, Law Department 690010		1/1/77 1/1/78	14,133 14,840	17,179 18,038
Claims Examiner, Compensation 530040		1/1/77 1/1/78	7,638 8,173	9,284 9,748
Clerk Stenographer 653100		1/1/77 1/1/78	6,283 6,723	7,638 8,173
Clerk Typist 654310		1/1/77 1/1/78	5,699 6,098	6,927 7,412
Law Clerk 999029		1/1/77 1/1/78	5,983 6,402	7,274 7,783
Legal Stenographer 653160		1/1/77 1/1/78	7,274 7,783	8,842 9,461
Municipal Prosecutor 300070		1/1/77 1/1/78	16,400 17,220	16,400 17,220
Principal Account Clerk 252040		1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Clerk 651040		1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Legal Stenographer 653130		1/1/77 1/1/78	8,842 9,461	10,547 11,074
Private Secretary 999102		1/1/77 1/1/78	11,073 11,628	13,457 14,130
Process Server 313170		1/1/77 1/1/78	7,274 7,783	8,842 9,461
Sanitary Inspector 167200		1/1/77 1/1/78	9,749 10,236	11,628 12,209
Senior Clerk Stenographer 653060		1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Legal Stenographer 653150		1/1/77 1/1/78	8,020 8,581	9,749 10,236

Section 2. Increment shall mean an annual increase. Beginning January 1, 1977 and January 1, 1978, shall be computed at the rate of one-fourth of the difference between the minimum salary and the maximum salary and shall be paid annually until the maximum annual salary shall be reached.

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Every person hereafter appointed to any position herein created shall receive for the first year of service the minimum salary established for such position, and in addition thereto for each year of service thereafter receive an increment until such person shall have attained the maximum salary established for such position; provided, however, that any person appointed on or after September 1st in any year shall not receive his first increment until the second January 1st following the date of appointment.

No increment shall be granted except as herein provided and no increment shall be granted that will give an employee a total salary in excess of the maximum herein established.

Every employee who, as of the effective date of this ordinance, shall be receiving a salary exceeding the maximum established for his position, said salary having been permanently approved by the Department of Civil Service, shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for his position.

The salaries herein established shall be effective as of January 1, 1977 and 1978.

Commencing January 1, 1977 the annual salary of every employee, who on January 1, 1977 shall be receiving the salary established by his particular pay schedule effective to December 31, 1976, shall be adjusted to the schedule adopted for his position to be effective January 1, 1977, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Commencing January 1, 1978 the annual salary of every employee who on January 1, 1978 shall be receiving the salary established by his particular pay schedule effective January 1, 1977 shall be adjusted to the schedule adopted for his position effective January 1, 1978 and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Every employee hereafter promoted to any position herein created shall, except as is herein provided, from the date of promotion to January 1st following, shall be compensated accordingly:

(a) Every employee hereafter promoted shall be compensated no more than one (1) full increment step of the position from which he is promoted. The employee shall be placed on the corresponding increment step of the range to which he is promoted. If the promotion places the employee in a range which exceeds the next corresponding step of the schedule established for his position then the employee shall be compensated at the minimum of the promoted position. In addition thereto the employee shall receive annual increments until the maximum salary herein established shall be attained.

Part time positions for 1977 shall be adjusted at the rate of seven (7%) per cent and five (5%) per cent as prescribed in the 9,111.00 cut off computation.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

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President Harris.

President Harris: The yeases are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. There is hereby created in the Department of Finance the following permanent and other positions and there is also hereby established, as set forth opposite the respective title of each position, the code and the annual minimum and annual maximum salaries therefor, as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Accountant (37½ hours) 999474	1/1/77 1/1/78	\$ 11,073 11,628	\$ 13,457 14,130
Accountant 241140	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Account Clerk 252140	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Accounting Assistant (37½ hrs.) 241180	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Accounting Assistant (30 hrs.) 999700	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Accounting Procedures Analyst 240050	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Administrative Analyst (30 hrs.) 701050	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Chief Accountant - Tax Accounting (37½ hrs.) 241040	1/1/77 1/1/78	16,361 17,179	19,887 20,881
Administrative Secretary Department of Finance 640490	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Addressograph Machine Operator 850103	1/1/77 1/1/78	6,598 7,060	8,020 8,581
Assistant Chief License Inspector 999076	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Assistant Municipal Comptroller (37½ hrs.) 232060	1/1/77 1/1/78	17,179 18,038	20,881 21,925

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Municipal Treasurer 231040	1/1/77 1/1/78	\$ 15,590 16,369	\$ 18,940 19,887
Assistant Supervisor, Payroll 260050	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Assistant Supervising Cashier 270050	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Assistant Supervisor Accounts Payable 250270	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Assistant Supervisor of Collective Representatives 280020	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Assistant Supervisor, Customer Service 250020	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Assistant Tax Collector (37½ hrs.) 280191	1/1/77 1/1/78	17,179 18,038	20,881 21,925
Assistant Tax Collector 280190	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Assistant Municipal Comptroller 232060	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Assistant Supervisor, Special Tax Services 999271	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Assistant Supervisor, Tax Services 282020	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Auditor (37½ hrs.) 233050	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Bond and Interest Clerk 999044	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Bookkeeping Machine Operator 850105	1/1/77 1/1/78	6,598 7,060	8,020 8,581
Building Service Manager 999320	1/1/77 1/1/78	11,628 12,209	14,133 14,840
Cashier 270100	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Chief Accountant 241010	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Chief Accountant (37½ hrs.) 241010	1/1/77 1/1/78	16,361 17,179	19,887 20,881
Chief Accountant, Tax Accounting 241040	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Chief Clerk, Division of Licenses 690180	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Claims Examiner 530020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Chief License Inspector 170050	1/1/77 1/1/78	12,209 12,819	14,840 15,582



May 4, 1977

1988

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Clerk 651070	1/1/77 1/1/78	5,427 5,807	6,598 7,060
Clerk-Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Collection Representative 280050	1/1/77 1/1/78	\$ 8,020 8,581	\$ 9,749 10,236
Compensation Awards Clerk 999114	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Contract Administrator, Data Processing 300071	1/1/77 1/1/78	20,881 21,925	25,381 26,650
Director, Department of Finance 230020	1/1/77 1/1/78	31,500 33,075	31,500 33,075
Director, Division of Licenses 170010	1/1/77 1/1/78	16,361 17,179	19,887 20,881
License Inspector 170060	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Municipal Comptroller (37½ hrs.) 232020	1/1/77 1/1/78	20,881 21,925	25,381 26,650
Parking Meter Cashier 999065	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Parking Meter Supervisor 045010	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Payroll Supervisor 260016	1/1/77 1/1/78	12,819 13,460	15,590 16,369
Principal Account Clerk 252040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Auditor (37½ hrs.) 233030	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Principal Auditor 233030	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Principal Clerk 651040	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Clerk Bookkeeper 253030	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Principal Clerk Stenographer 653030	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Real Estate Officer 290040	1/1/77 1/1/78	12,819 13,460	15,590 16,369
Rent Collector 999292	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Rent Collections Analyst 999291	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Secretarial Assistant 641510	1/1/77 1/1/78	8,842 9,461	10,547 11,074

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Secretary, Employees Retirement System 641220	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Senior Accountant 241120	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Senior Accountant (37½ hrs.) 241120	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Senior Account Clerk 252080	1/1/77 1/1/78	\$ 6,927 7,412	\$ 8,421 9,010
Senior Accounting Procedures Analyst 240040	1/1/77 1/1/78	11,628 12,209	14,133 14,840
Senior Addressograph Machine Operator 850104	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Senior Auditor (37½ hrs.) 233040	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Senior Clerk 651060	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Clerk Typist 654290	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Senior Data Control Clerk 683030	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Senior Statistical Typist 221020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Senior Systems Analyst 631005	1/1/77 1/1/78	15,590 16,369	18,940 19,887
Supervising Cashier 270040	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Supervising Control Clerk 999298	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervising Principal Accountant Clerk 252030	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervising Principal Clerk- Stenographer 653020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervisor, Bookkeeping Machine Operations 850106	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Supervisor, Repair and Maintenance 390000	1/1/77 1/1/78	12,819 13,460	15,590 16,369
Supervisor Real Estate Sales 290041	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Supervisor of Accounts, Finance 999478	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Supervisor of Accounts Payable 250170	1/1/77 1/1/78	12,819 13,460	15,590 16,369

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Supervisor of Operations, Special Taxes 999257	1/1/77 1/1/78	\$13,457 14,130	\$16,361 17,179
Supervisor of Collection Representatives 280010	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Supervisor of Data Control 683010	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Supervisor of Data Control Account Payable 999255	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Supervisor of Special Tax Services 999259	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Supervisor of Tax Services 282010	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Systems Analyst 681010	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Tax Account Searcher 281110	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Tax Collector 280120	1/1/77 1/1/78	21,000 22,150	21,000 22,150
Title Searcher 290070	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Treasurer, Employees Retirement System 712080	1/1/77 1/1/78	9,284 9,748	11,074 11,628

Section 2. There is hereby created in the Division of Water Accounting and Customer Service the following titles, title codes, annual minimum and annual maximum salaries therefor, as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 252140	1/1/77 1/1/78	\$ 5,983 6,402	\$ 7,274 7,783
Accountant 241140	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Addressograph Machine Operator 850103	1/1/77 1/1/78	6,598 7,060	8,020 8,581
Administrative Analyst (30 hrs.) 701050	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Assistant Director, Division Water Accounts & Customer Service 250015	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Assistant Supervisor, Customer Service 250020	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Assistant Supervisor of Water Meter Reader 053050	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Bookkeeping Machine Operator 850105	1/1/77 1/1/78	6,598 7,060	8,020 8,581
Cashier, Water Accounting 270100	1/1/77 1/1/78	7,638 8,173	9,284 9,748

May 4, 1977

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Clerk Stenographer 653100	1/1/77 1/1/78	\$ 6,283 6,723	\$ 7,638 8,173
Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Customer Service Representative 999281	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Data Control Clerk, Water Accounts 683045	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Director, Division of Water Accounts & Customer Service 200105	1/1/77 1/1/78	20,881 21,925	25,381 26,650
Principal Account Clerk 252040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Accountant, Water (37½ hrs.) 241100	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Principal Accountant, Water 241100	1/1/77 1/1/78	11,628 12,209	14,133 14,840
Principal Clerk 651040	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Clerk Bookkeeper 253030	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Principal Clerk-Stenographer 653030	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Secretarial Assistant 641510	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Senior Account Clerk 252080	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Accountant 241120	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Senior Clerk-Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Clerk-Typist 654290	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Senior Statistical Typist 221020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Senior Water Meter Reader 053140	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervising Principal Account Clerk 252030	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervising Principal Clerk- Stenographer 653020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervisor, Adjustment Section 999264	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Supervisor, Bookkeeping Operations 850106	1/1/77 1/1/78	8,020 8,581	9,749 10,236

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Supervisor, Customer Service 250018	1/1/77 1/1/78	\$ 9,284 9,748	\$11,074 11,628
Supervisor of Data Control, Water Accounts 683020	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Supervisor of Water Meter Readers 053040	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Systems Analyst 681010	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Water Accountant Investigator 999017	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Water Account Searcher 252120	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Water Meter Reader 053150	1/1/77 1/1/78	6,927 7,412	8,421 9,010

Section 3. Increment shall mean an annual increase. Beginning January 1, 1977 and January 1, 1978, shall be computed at the rate of one-fourth of the difference between the minimum salary and the maximum salary and shall be paid annually until the maximum annual salary shall be reached.

Every person hereafter appointed to any position herein created shall receive for the first year of service the minimum salary established for such position, and in addition thereto for each year of service thereafter receive an increment until such person shall have attained the maximum salary established for such position; provided, however, that any person appointed on or after September 1st in any year shall not receive his first increment until the second January 1st following the date of appointment.

No increment shall be granted except as herein provided and no increment shall be granted that will give an employee a total salary in excess of the maximum herein established.

Every employee who, as of the effective date of this ordinance, shall be receiving a salary exceeding the maximum established for his position, said salary having been permanently approved by the Department of Civil Service, shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for his position.

The salaries herein established shall be effective as of January 1, 1977 and 1978.

Commencing January 1, 1977 the annual salary of every employee, who on January 1, 1977, shall be receiving the salary established by his particular pay schedule effective to December 31, 1976, shall be adjusted to the schedule adopted for his position to be effective January 1, 1977, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Commencing January 1, 1978, the annual salary of every employee who on January 1, 1978, shall be receiving the salary established by his particular pay schedule effective January 1, 1977, shall be adjusted to the schedule adopted for his position effective January 1, 1978, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Every employee hereafter promoted to any position herein created shall, except as is herein provided, from the date of promotion to January 1st following, shall be compensated accordingly:

May 4, 1977

(A) Every employee hereafter promoted shall be compensated no more than one (1) full increment step of the position from which he is promoted. The employee shall be placed on the corresponding increment step of the range to which he is promoted. If the promotion places the employee in a range which exceeds the next corresponding step of the schedule established for his position, then the employee shall be compensated at the minimum of the promoted position. In addition thereto the employee shall receive annual increments until the maximum salary herein established shall be attained.

Part time positions for 1977 and 1978 shall be adjusted at the rate of seven (7%) per cent and five (5%) per cent as prescribed in the 9,111.00 cut-off computation.

Section 4. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 5. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 252140	1/1/77 1/1/78	\$ 5,983 6,402	\$ 7,274 7,783
Administrative Analyst 701050	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Administrative Secretary, Dept. Recreation & Parks 640140	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Assistant Chief Clerk-Recreation 999715	1/1/77 1/1/78	9,749 10,236	11,628 12,209

May 4, 1977

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Recreation Center Director 620040	1/1/77 1/1/78	\$ 12,819 13,460	\$ 15,590 16,369
Assistant Superintendent of Recreation 620140	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Attendant, Recreation & Parks 623180	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Building Service Worker 181070	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Chief Clerk 999035	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Clerk Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Director, Department of Recreation and Parks 150000	1/1/77 1/1/78	26,250 27,563	26,250 27,563
Foreman, Parks & Grounds 151130	1/1/77 1/1/78	10,045 10,547	12,209 12,819
General Foreman 151118	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Manager, Division of Parks and Grounds 999335	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Manager, Recreation Maintenance 999313	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Principal Account Clerk 252040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Recreation Center Director 620030	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Recreation Leader 620360	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Recreation Maintenance Worker 620530	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Recreation Supervisor 620111	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Recreation Supervisor, Aquatics 620320	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Recreation Supervisor, Arts and Crafts 620280	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Recreation Supervisor, Drama 620210	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Recreation Supervisor Ice Skating 999324	1/1/77 1/1/78	11,073 11,628	13,457 14,130

May 4, 1977

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Recreation Supervisor, Music 620230	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Recreation Supervisor, Sports 620310	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Senior Account Clerk 252080	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Attendant, Recreation and Parks 623170	1/1/77 1/1/78	6,598 7,060	8,020 8,581
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Skate Guard 622150	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Stock Clerk 660380	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Stock Clerk 660390	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Storekeeper 660040	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Superintendent of Recreation 620110	1/1/77 1/1/78	17,179 18,038	20,881 21,925
Supervising Principal Account Clerk 252030	1/1/77 1/1/78	\$ 7,638 8,173	\$ 9,284 9,748
Supervisor of Aquatic Activities 999253	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Supervising Principal Clerk Stenographer 653020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Watchman 333060	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Yard Foreman 662260	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Chief Stationary Engineer 036020	Minimum 1st Step Maximum	15,960 17,619 18,059	16,758 18,500 18,962
Refrigeration Engineer 036210	Minimum 1st Step Maximum	14,412 15,987 16,384	15,133 16,786 17,203
Stationary Engineer 036050	Minimum 1st Step Maximum	14,412 15,987 16,384	15,133 16,786 17,203
Stationary Fireman 036070	Minimum 1st Step Maximum	13,717 14,497 14,862	14,403 15,222 15,605
Assistant Recreation Leader 999344	1/1/77 1/1/78	3.39 per hr. 3.63 per hr.	4.34 per hr. 4.64 per hr.



May 4, 1977 1586

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Life Guard 623140	1/1/77 1/1/78	3.21 per hr. 3.43 per hr.	3.21 per hr. 3.43 per hr.
Water Safety Instructor 999350	1/1/77 1/1/78	4.28 per hr. 4.58 per hr.	4.28 per hr. 4.58 per hr.

Section 2. There is hereby created in the Department of Recreation and Parks the following hourly positions, title codes and hourly salaries to be effective January 1, 1977.

<u>POSITION</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Building Maintenance Worker (35 hours) 181120	3.57	3.88	4.26
Dispatcher (40 Hours) 634080	4.31	4.66	5.08
Gardener (40 hours) 154050	3.71	4.01	4.39
Laborer, Parks & Grounds (40 hours) 999043	3.71	4.01	4.39
Park Caretaker 151250	3.71	4.01	4.39
Tree Climber 152110	4.01	4.31	4.56
Truck Driver, Department Recreation & Parks 091030	4.31	4.66	5.08

Section 3. Increment shall mean an annual increase. Beginning January 1, 1977 and January 1, 1978, shall be computed at the rate of one-fourth of the difference between the minimum salary and the maximum salary and shall be paid annually until the maximum annual salary shall be reached.

Every person hereafter appointed to any position herein created shall receive for the first year of service the minimum salary established for such position, and in addition thereto for each year of service thereafter receive an increment until such person shall have attained the maximum salary established for such position; provided, however, that any person appointed on or after September 1st in any year shall not receive his first increment until the second January 1st following the date of appointment.

No increment shall be granted except as herein provided and no increment shall be granted that will give an employee a total salary in excess of the maximum herein established.

Every employee who, as of the effective date of this ordinance, shall be receiving a salary exceeding the maximum established for his position, said salary having been permanently approved by the Department of Civil Service, shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for his position.

The salaries herein established shall be effective as of January 1, 1977 and 1978.

Commencing January 1, 1977 the annual salary of every employee, who on January 1, 1977, shall be receiving the salary established by his particular pay schedule effective to December 31, 1976, shall be adjusted to the schedule adopted for his position to be effective January 1, 1977, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

May 4, 1977

Commencing January 1, 1978, the annual salary of every employee who on January 1, 1978, shall be receiving the salary established by his particular pay schedule effective January 1, 1977, shall be adjusted to the schedule adopted for his position effective January 1, 1978, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Every employee hereafter promoted to any position herein created shall, except as is herein provided, from the date of promotion to January 1st, following, shall be compensated accordingly.

(a) Every employee hereafter promoted shall be compensated no more than one (1) full increment step of the position from which he is promoted. The employee shall be placed on the corresponding increment step of the range to which he is promoted. If the promotion places the employee in a range which exceeds the next corresponding step of the schedule established for his position, then the employee shall be compensated at the minimum of the promoted position. In addition thereto the employee shall receive annual increments until the maximum salary herein established shall be attained.

Part time positions for 1977 and 1978 shall be adjusted at the rate of seven (7%) per cent and five (5%) per cent as prescribed in the 9,111.00 cut-off computation.

Section 4. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 5. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

May 4, 1977

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Section 1. There is hereby created in the Department of Public Works the following permanent and other positions and there is also hereby established, as set forth opposite the respective title of each position, the code and the annual minimum and annual maximum salaries therefor, as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 252140	1/1/77 1/1/78	\$ 5,983 6,402	\$ 7,274 7,783
Account Clerk, Typing 252150	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Administrative Analyst 701050	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Administrative Secretary Department of Public Works 640360	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Archectural Draftsman 121095	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Assistant Chief, Division of Public Property 183040	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Assistant Chief Clerk Director's Office 690610	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Assistant Chief Clerk Division of Streets & Side- walks 690620	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Assistant Chief Clerk Division of Motors 690590	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Assistant Chief Clerk Division of Sanitation 690600	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Assistant Sanitation Super- intendent 064060	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Assistant Sewer Superin- tendent 074020	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Assistant Streets & Side- walks Superintendent 072040	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Building Maintenance In- spector 163250	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Building Maintenance Worker Foreman 181090	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Building Service Worker 181070	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Chauffeur Department of Public Works 850102	1/1/77 1/1/78	6,927 7,412	8,421 9,010

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Clerk, Department of Public Works 690370	1/1/77 1/1/78	\$ 14,133 14,840	\$ 17,179 18,038
Chief Clerk, Division of Streets & Sidewalks 690050	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Chief Clerk, Division of Public Property 191110	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Chief Clerk, Division of Motors 690500	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Chief Clerk, Division of Sanitation 690210	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Chief Clerk, Division of Sewers 101100	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Chief Clerk, Division of Traffic & Signals 690070	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Clerk 651070	1/1/77 1/1/78	5,427 5,807	6,598 7,060
Clerk Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Data Processing Coordinator Department of Public Works 999363	1/1/77 1/1/78	15,590 16,369	18,940 19,887
Director, Department of Public Works 061010	1/1/77 1/1/78	26,250 27,563	26,250 27,563
Elevator Operator 022020	1/1/77 1/1/78	5,983 6,402	7,274 7,783
General Sanitation Super- intendent 999023	1/1/77 1/1/78	18,940 19,887	23,025 24,176
Manager, Division of Motors 093010	1/1/77 1/1/78	21,925 23,021	21,925 23,021
Manager, Division of Public Property 999358	1/1/77 1/1/78	15,590 16,369	18,940 19,887
Manager, Division of Sani- tation 999333	1/1/77 1/1/78	18,940 19,887	23,025 24,176
Manager, Division of Sewers 999034	1/1/77 1/1/78	15,590 16,369	18,940 19,887

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POSITION	EFFECTIVE	ANNUAL MINIMUM SALARY	ANNUAL MAXIMUM SALARY
Manager, Division of Streets & Sidewalks 999334	1/1/77 1/1/78	\$15,590 16,369	\$18,940 19,887
Manager, Division of Traf- fic & Signals 999319	1/1/77 1/1/78	15,590 16,369	18,940 19,887
Maintenance Superintendent Building Construction 044030	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Mechanical Stores Clerk 660430	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Messenger 643130	1/1/77 1/1/78	5,427 5,807	6,598 7,060
Parking Lot Attendant 094050	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Parking Meter Collector and Repairman 045140	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Principal Account Clerk 252040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Clerk 651040	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Clerk Stenogra- pher 653030	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Project Coordinator, De- partment of Public Works 060040	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Public Relations Officer, Director's Office	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Public Works Inspector 166090	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Purchasing Expeditor, Division of Motors 662030	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Receptionist, Public Property 999290	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Sanitation Foreman 050050	1/1/77 1/1/78	10,245 10,747	12,409 13,019
Sanitation Superintendent 064030	1/1/77 1/1/78	12,819 13,460	15,590 16,369
Senior Account Clerk 252080	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Account Clerk-Typing 252090	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Clerk 651060	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010

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POSITION	EFFECTIVE	ANNUAL MINIMUM SALARY	ANNUAL MAXIMUM SALARY
Senior Clerk Typist 654290	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Senior Maintenance Repairman, Sheet Metal 999316	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Senior Sewer Inspector 169080	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Senior Street & Sidewalk Inspector 164080	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Senior Stock Clerk 660380	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Sewer Foreman 074090	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Sewer Superintendent 074010	1/1/77 1/1/78	12,819 13,460	15,590 16,369
Stock Clerk 660390	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Stock Handler 660310	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Storekeeper, Division of Motors 660080	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Street Foreman 072070	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Street & Sidewalk In- spector 164190	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Street Superintendent 072030	1/1/77 1/1/78	12,819 13,460	15,590 16,369
Supervising Principal Ac- count Clerk 252030	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervising Principal Clerk 651020	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Supervising Principal Clerk Stenographer 653020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervisor of Accounts, Director's Office 999251	1/1/77 1/1/78	11,628 12,209	14,133 14,840
Supervisor of Accounts, Division of Sanitation 250030	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Supervisor of Accounts, Public Works 250030	1/1/77 1/1/78	8,421 9,010	10,045 10,547

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Supervisor of Accounts, Division of Sewers 250030	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Supervisor of Garage Ser- vices 093090	1/1/77 1/1/78	11,628 12,209	14,133 14,840
Supervisor of Telephone Systems 999260	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Telephone Operator 630120	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Traffic Maintenance Fore- man 076030	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Traffic Maintenance Super- visor 300013	1/1/77 1/1/78	14,848 15,582	18,038 18,940
Traffic Signal Superintend- ent 070510	1/1/77 1/1/78	12,819 13,460	15,590 16,369
Traffic Signal Repairman 075150	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Watchman 333060	1/1/77 1/1/78	6,283 6,723	7,638 8,173

Section 2. There is hereby deleted in the Department of Public Works the following titles, title codes, annual minimum and annual maximum salaries, therefor, as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Mechanical Repairman (40 hrs.) 15-022		\$ 15,635	\$ 16,883
Mechanical Repairman Foreman (40 hrs.)		17,605	18,619
Mechanical Repairman Helper (40 hrs.) 15-001.01		13,331	14,154

Section 3. There is hereby created in the Department of Public Works the following titles, title codes, annual minimum and annual maximum salaries, therefor, as follows, to wit:

<u>POSITION</u>		<u>ANNUAL SALARY 1977</u>	<u>ANNUAL SALARY 1978</u>
Assistant Carpenter Foreman (35 hrs.) 030030	Minimum 1st Step Maximum	\$ 15,325 15,987 16,384	\$ 16,091 16,796 17,203
Assistant Chief Stationary Engineer (40 hrs.) 036030	Minimum 1st Step Maximum	15,307 16,780 17,199	16,072 17,619 18,059

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Blacksmith (40 hrs.) 037030	Minimum 1st Step Maximum	\$ 16,610 17,212 17,727	\$17,441 18,073 18,613
Body & Fender Repairman (40 hrs.) 093210	Minimum 1st Step Maximum	16,417 17,212 17,727	17,328 18,073 18,613
Carpenter (35 hrs.) 030060	Minimum 1st Step Maximum	14,393 15,130 15,600	15,110 15,886 16,380
Carpenter Helper (35 hrs.) 030080	Minimum 1st Step Maximum	11,747 12,521 12,833	12,345 13,147 13,475
Carpenter Foreman (35 hrs.) 030020	Minimum 1st Step Maximum	15,980 16,780 17,199	16,779 17,619 18,059
Chief Stationary Engineer (40 hrs.) 036020	Minimum 1st Step Maximum	15,960 17,619 18,059	16,758 18,500 18,962
Construction Helper (40 hrs.) 999280	Minimum 1st Step Maximum	11,620 12,521 12,833	12,201 13,147 13,475
Equipment Operator (40 hrs.) 092620	Minimum 1st Step Maximum	13,465 14,497 14,859	14,138 15,222 15,602
Heavy Equipment Operator (40 hrs.) 092490	Minimum 1st Step Maximum	15,764 16,780 17,199	16,552 17,619 18,059
Mason (35 hrs.) 034050	Minimum 1st Step Maximum	14,265 15,220 15,600	14,978 15,981 16,380
Mason & Plasterer (35 hrs.) 034130	Minimum 1st Step Maximum	14,265 15,220 15,600	14,978 15,981 16,380
Mason & Plasterer Foreman (35 hrs.) 034090	Minimum 1st Step Maximum	16,005 16,780 17,199	16,805 17,619 18,059
Mason & Plasterer Helper (35 hrs.) 034150	Minimum 1st Step Maximum	11,620 12,521 12,833	12,201 13,147 13,475
Mechanic (40 hrs.) 042120	Minimum 1st Step Maximum	16,417 17,212 17,727	17,238 18,073 18,613
Mechanic Foreman (40 hrs.) 042050	Minimum 1st Step Maximum	18,485 19,023 19,550	19,409 19,974 20,528
Mechanic Helper (40 hrs.) 042210	Minimum 1st Step Maximum	13,998 14,497 14,862	14,678 15,222 15,605
Painter (35 hrs.) 031050	Minimum 1st Step Maximum	12,784 13,802 14,148	13,423 14,492 14,855



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<u>POSITION</u>		<u>ANNUAL SALARY</u>	
		<u>1977</u>	<u>1978</u>
Painter Foreman (35 hrs.) 031020	Minimum	\$14,312	\$15,028
	1st Step	15,220	15,981
	Maximum	15,600	16,380
Plumber (40 hrs.) 035080	Minimum	15,037	15,789
	1st Step	15,987	16,786
	Maximum	16,384	17,203
Plumber Foreman (40 hrs.) 035020	Minimum	16,247	17,059
	1st Step	16,780	17,619
	Maximum	17,727	18,614
Plumber Steam Fitter (40 hrs.) 035160	Minimum	15,037	15,789
	1st Step	15,987	16,786
	Maximum	16,384	17,203
Refrigeration Engineer (40 hrs.) 036210	Minimum	14,412	15,133
	1st Step	15,987	16,786
	Maximum	16,384	17,203
Sign Designer, Processor and Letterer (35 hrs.) 031230	Minimum	14,372	15,901
	1st Step	15,220	15,981
	Maximum	15,600	16,380
Sign Designer, Process and Letterer Foreman (35 hrs.) 031200	Minimum	16,126	16,932
	1st Step	16,780	17,619
	Maximum	17,199	18,059
Stationary Engineer (40 hrs.) 036050	Minimum	14,412	15,133
	1st Step	15,987	16,786
	Maximum	16,384	17,203
Stationary Fireman (40 hrs.) 036070	Minimum	13,717	14,403
	1st Step	14,497	15,222
	Maximum	14,862	15,605
Supervisor of Equipment Operations (40 hrs.) 092010	Minimum	18,424	19,345
	1st Step	18,500	19,425
	Maximum	18,962	19,910
Supervisor of Mechanical Repairs (40 hrs.) 042020	Minimum	15,909	16,704
	1st Step	16,780	17,619
	Maximum	17,199	18,059
Welder (40 hrs.) 037080	Minimum	16,610	17,441
	1st Step	17,212	18,073
	Maximum	17,727	18,613
Electrician (35 hrs.) 033150	January 1	Minimum	14,053
		1st Step	14,814
		Maximum	15,231
	July 1	Minimum	14,380
		1st Step	15,131
		Maximum	15,600
Electrician Foreman (35 hrs.) 033090	January 1	Minimum	15,547
		1st Step	16,374
		Maximum	16,812
	July 1	Minimum	15,981
		1st Step	16,716
		Maximum	17,240
Electrician Helper (35 hrs.) 033170	January 1	Minimum	11,418
		1st Step	12,084
		Maximum	12,529
			12,046
			12,695
			13,155

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			<u>ANNUAL SALARY 1977</u>	<u>ANNUAL SALARY 1978</u>
	July 1	Minimum	\$ 11,747	\$12,345
		1st Step	12,242	13,148
		Maximum	12,834	13,475
Traffic Signal Electrician 075080	January 1	Minimum	14,053	14,745
		1st Step	14,814	15,509
		Maximum	15,231	15,990
	July 1	Minimum	14,380	15,110
		1st Step	15,131	15,886
		Maximum	15,600	16,380
Traffic Signal Mechanic 999267	January 1	Minimum	14,053	14,745
		1st Step	14,814	15,509
		Maximum	15,231	15,990
	July 1	Minimum	14,380	15,110
		1st Step	15,131	15,886
		Maximum	15,600	16,380

Section 4. There is hereby created in the Department of Public Works the following titles, title codes, annual minimum and annual maximum salaries, therefor, as follows, to wit:

<u>POSITION</u>		<u>ANNUAL SALARY 1977</u>	<u>ANNUAL SALARY 1978</u>
Asphalt Raker (40 hrs.) 070150	Minimum	\$5.11 per hr.	\$5.37 per hr.
	1st Step	5.27 per hr.	5.53 per hr.
	Maximum	5.43 per hr.	5.70 per hr.
Asphalt Worker (40 hrs.) 070130	Minimum	4.83 per hr.	5.07 per hr.
	1st Step	4.97 per hr.	5.22 per hr.
	Maximum	5.11 per hr.	5.37 per hr.

Section 5. There is hereby created in the Department of Public Works the following titles, title codes, annual minimum and annual maximum salaries therefor, as follows, to wit:

<u>EFFECTIVE JANUARY 1, 1977</u>			
<u>POSITION</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Assistant Garage Foreman (40 hrs.) 093140	\$ 4.13	\$ 4.31	\$ 4.56
Building Maintenance Worker (35 hrs.) 181120	3.57	3.88	4.26
Garage Attendant (40 hrs.) 093260	4.07	4.30	4.62
Laborer (40 hrs.)			
Motors 999048	3.71	4.01	4.39
Sewers 999038	3.71	4.01	4.39
Streets & Sidewalks 999033	3.71	4.01	4.39
Traffic & Signals 999032	3.71	4.01	4.39
Laborer, Public Property (35 hrs.) 999022	3.77	4.26	4.74

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EFFECTIVE JANUARY 1, 1977

<u>POSITION</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Senior Garage Attendant (40 hrs.) 093250	\$4.24	\$4.46	\$4.69
Senior Maintenance Repairman (40 hrs.) 044290	4.31	4.63	5.03
Senior Maintenance Repairman Mason (40 hrs.) 044340	4.31	4.63	5.03
Sewer Equipment Operator (40 hrs.) 092760	4.56	4.88	5.33
Sewer Repairman (40 hrs.) 074150	4.31	4.63	5.03
Truck Driver, (40 hrs.) 091030	4.31	4.66	5.08

Section 6. There is hereby created in the Department of Public Works the following titles, title codes, annual minimum and annual maximum salaries, therefor, as follows, to wit:

EFFECTIVE JANUARY 1, 1977

<u>POSITION</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Bulldozer Operator Disposal Area (40 hrs.) 999051	\$ 4.56	\$ 4.88	\$ 5.33
Dispatcher (40 hrs.) 634080	4.31	4.66	5.08
Laborer Refuse Collection (40 hrs.) 999026	3.88	4.19	4.62
Laborer - Light Street Cleaning (40 hrs.) 020110	3.52	3.77	4.01
Laborer - Motor Broom (40 hrs.) 999027	3.57	3.88	4.26
Motor Broom Driver (40 hrs.) 999058	4.39	4.79	5.13
Truck Driver - Sanitation (40 hrs.) 091030	4.31	4.66	5.08

Section 7. There is hereby deleted in the Department of Public Works the following titles, title codes, annual minimum and annual maximum salaries, therefor, as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Guard - Watershed (40 hrs.)	\$ 7,495	\$ 9,111
Guard - Watershed (40 hrs.)	7,138	8,677

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Section 8. There is hereby created in the Department of Public Works the following titles, title codes, annual minimum and annual maximum salaries, therefor, as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 252140	1/1/77 1/1/78	\$ 5,983 6,402	\$ 7,274 7,783
Administrative Secretary, Division of Water Supply 640450	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Assistant Chemist 999269	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Assistant Chief Water Service Inspector 169020	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Assistant Engineer 110160	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Assistant Superintendent of Water Dist. 061090	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Assistant Superintendent of Water Intake and Supply Mains 061140	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Assistant Water Conservator 999274	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Chemist, Water 200180	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Chief Chemist, Water 200030	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Chief Clerk, Division of Water 690460	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Chief Water Plant Operator 055400	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Chief Water Service Inspector 169010	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Clerk 651070	1/1/77 1/1/78	5,427 5,807	6,598 7,060
Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Designing Engineer 999216	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Draftsman 122050	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Engineering Aide 124050	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Engineering Draftsman 121060	1/1/77 1/1/78	9,284 9,748	11,074 11,628

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Estimator of Water Service 169280	1/1/77 1/1/78	\$ 8,842 9,461	\$10,547 11,074
Forester 152010	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Manager, Division of Water Supply 999030	1/1/77 1/1/78	19,887 20,881	24,172 25,381
Pitometer Foreman 055550	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Principal Account Clerk 252040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Account Clerk, Typing 252060	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Clerk 651040	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Clerk Stenographer 653030	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Engineer, Water 999096	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Reservoir Foreman 051080	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Senior Account Clerk 252080	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Clerk 651060	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Engineer, Water 110100	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Senior Engineering Aide 124040	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Stock Handler 660310	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Storekeeper, Water 999242	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Superintendent of Reservoirs 061150	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Superintendent of Water, Intake & Supply Mains 061130	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Superintendent of Watershed 061110	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Superintendent of Water Distribution 061070	1/1/77 1/1/78	13,457 14,130	16,361 17,179

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Supervising Principal Account Clerk 252030	1/1/77 1/1/78	\$ 7,638 8,173	\$ 9,284 9,748
Supervising Principal Clerk 651020	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Supervising Principal Clerk Stenographer 653020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervisor of Accounts, Water 250040	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Supervisor, Water Meter Repairs 053060	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Supervisor, Water Treatment Plant 801115	1/1/77 1/1/78	6,598 7,060	8,020 8,581
Timekeeper 261050	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Watchman 333060	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Water Conservator 999307	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Water Foreman 054120	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Water Meter Repairman Fore- man 053200	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Water Service Inspector 169040	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Water Treatment Plant Oper- ator 055410	1/1/77 1/1/78	6,598 7,060	8,020 8,581
Yard Foreman 662260	1/1/77 1/1/78	9,284 9,748	11,074 11,628

Section 9. There is hereby created in the Department of Public Works the following titles, title codes, annual minimum and annual maximum salaries, therefor, as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE JANUARY 1, 1977</u>		
	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Chlorine Operator (40 Hrs.) 055590	3.88	4.19	4.62
Chief Guard, Watershed 332010 (40 Hrs.)	4.24	4.46	4.69
Laboratory Assistant, Water (40 Hrs.) 999025	3.88	4.19	4.62
Guard Watershed (40 Hrs.) 332030	3.71	4.01	4.39

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EFFECTIVE JANUARY 1, 1977

<u>POSITION</u>	<u>1ST YEAR PER HOUR</u>	<u>2ND YEAR PER HOUR</u>	<u>3RD YEAR PER HOUR</u>
Laborer, Water (40 hrs.) 999028	\$ 3.71	\$ 4.01	\$ 4.39
Maintenance Repairman (40 hrs.) 044410	3.58	3.88	4.28
Pitometerman (40 hrs.) 055570	3.88	4.26	4.69
Truck Driver, Water (40 hrs.) 091030	4.31	4.66	5.08
Senior Maintenance Repairman (40 hrs.) 044290	4.31	4.63	5.03
Water Meter Repairman (40 hrs.) 053240	4.31	4.63	5.03
Water Repairman (40 hrs.) 054200	4.31	4.63	5.03

Section 10. There is hereby created in the Department of Public Works the following titles, title codes, annual minimum and annual maximum salaries, therefor, as follows, to wit:

<u>POSITION</u>		<u>ANNUAL SALARY 1977</u>	<u>ANNUAL SALARY 1978</u>
Heavy Equipment Operator (40 hrs.) 092490	Minimum	\$ 15,764	\$ 16,552
	1st Step	16,780	17,619
	Maximum	17,199	18,059
Mason, Water (40 hrs.) 034050	Minimum	14,265	14,978
	1st Step	15,220	15,981
	Maximum	15,600	16,380
Painter, Water (35 hrs.) 031050	Minimum	12,784	13,423
	1st Step	13,802	14,492
	Maximum	14,148	14,855
Plumber, Water (40 hrs.) 035080	Minimum	15,037	15,789
	1st Step	15,987	16,786
	Maximum	16,384	17,203
Plumber Foreman (40 hrs.) 035020	Minimum	16,247	17,059
	1st Step	16,780	17,619
	Maximum	17,727	18,614

Section 11. Increment shall mean an annual increase. Beginning January 1, 1977 and January 1, 1978, shall be computed at the rate of one-fourth of the difference between the minimum salary and the maximum salary and shall be paid annually until the maximum annual salary shall be reached.

Every person hereafter appointed to any position herein created shall receive for the first year of service the minimum salary established for such position, and in addition thereto for each year of service thereafter receive an increment until such person shall have attained the maximum salary established for such position; provided, however, that any person appointed on or after September 1st in any year shall not receive his first increment until the second January 1st following the date of appointment.

May 4, 1977

No increment shall be granted except as herein provided and no increment shall be granted that will give an employee a total salary in excess of the maximum herein established.

Every employee who, as of the effective date of this ordinance, shall be receiving a salary exceeding the maximum established for his position, said salary having been permanently approved by the Department of Civil Service, shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for his position.

The salaries herein established shall be effective as of January 1, 1977 and 1978.

Commencing January 1, 1977 the annual salary of every employee, who on January 1, 1977, shall be receiving the salary established by his particular pay schedule effective to December 31, 1976, shall be adjusted to the schedule adopted for his position to be effective January 1, 1977, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Commencing January 1, 1978, the annual salary of every employee who on January 1, 1978, shall be receiving the salary established by his particular pay schedule effective January 1, 1977, shall be adjusted to the schedule adopted for his position effective January 1, 1978, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Every employee hereafter promoted to any position herein created shall, except as is herein provided, from the date of promotion to January 1st, following, shall be compensated accordingly:

(A) Every employee hereafter promoted shall be compensated no more than one (1) full increment step of the position from which he is promoted. The employee shall be placed on the corresponding increment step of the range to which he is promoted. If the promotion places the employee in a range which exceeds the next corresponding step of the schedule established for his position, then the employee shall be compensated at the minimum of the promoted position. In addition thereto the employee shall receive annual increments until the maximum salary herein established shall be attained.

Part time positions for 1977 and 1978 shall be adjusted at the rate of seven (7%) percent and five (5%) percent as prescribed in the \$9,111.00 cut off computation.

Section 12. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 13. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor



May 4, 1977

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for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF POLICE (NON UNIFORMED)  
AND ESTABLISHING SALARIES THEREFOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

SECTION 1. There is hereby created in the Department of Police (Non Uniformed) the following permanent positions, and there is also hereby established, as set forth opposite the respective title of each such position, the code and the annual minimum and annual maximum salaries therefor, as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 252140	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Administrative Officer Police Dept. 650290	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Assistant Chief Clerk Police Dept. 690640	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Administrative Secretary 640535	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Assistant Police Surgeon 391070	1/1/77 1/1/78	11,628 12,209	14,133 14,840
Chaplain 722030	1/1/77 1/1/78	6,598 7,060	8,020 8,581
Chemist, Testing and Analytical Laboratory 200207	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Clerk Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Lineman Helper (40 hrs.) 033280	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Parking Violations Officer 312090	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Police Matron 340230	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Police Property Clerk 660270	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Police Records Clerk 343150	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Police Signal Superintendent 631055	1/1/77 1/1/78	17,179 18,038	20,881 21,925

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Police Surgeon 391040	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Principal Account Clerk 252040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Clerk Stenographer 653030	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Public Relations & Recruitment Officer 999008	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Secretarial Assistant 641510	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Senior Account Clerk 252080	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Chemist, Testing and Analytical Laboratory 200205	1/1/77 1/1/78	11,628 12,209	14,133 14,840
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Clerk Typist 654290	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Senior Tabulating Machine Operator 685070	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Stableman 373040	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Supervising Chemist, Testing and Analytical Lab. 999243	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Supervising Police Property Clerk 999079	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Supervising Principal Account Clerk 252030	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervising Principal Clerk Stenographer 653020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervisor of Accounts, Police 250030	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Tabulating Machine Operator 685100	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Garage Attendant 093260	1/1/77	1st Step 4.07/Hr. 2nd Step 4.30/Hr. 3rd Step 4.62/Hr.	

Section 2. Increment shall mean an annual increase. Beginning January 1, 1977 and January 1, 1978, increments shall be computed at the rate of one-fourth of the difference between the minimum salary and the maximum salary and shall be paid annually until the maximum annual salary shall be reached.

Every person hereafter appointed to any position herein created shall receive for the first year of service the minimum salary established for such position, and in addition thereto for each year of service thereafter receive an increment until such person shall have attained the maximum salary established for such position; provided, however, that any person appointed on or after September 1st in any year shall not receive his first increment until the second January 1st following the date of appointment.

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No increment shall be granted except as herein provided and no increment shall be granted that will give an employee a total salary in excess of the maximum herein established.

Every employee who, as of the effective date of this ordinance, shall be receiving a salary exceeding the maximum established for his position, said salary having been approved by the Department of Civil Service, shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for his position.

The salaries herein established shall be effective as of January 1, 1977 and 1978.

Commencing January 1, 1977 the annual salary of every employee, who on January 1, 1977 shall be receiving the salary established by his particular pay schedule effective to December 31, 1976, shall be adjusted to the schedule adopted for his position to be effective January 1, 1977, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Commencing January 1, 1978 the annual salary of every employee who on January 1, 1978 shall be receiving the salary established by his particular pay schedule effective January 1, 1977 shall be adjusted to the schedule adopted for his position effective January 1, 1978 and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Every employee hereafter promoted to any position herein created shall, except as is herein provided, from the date of promotion to January 1st following, shall be compensated accordingly:

(a) Every employee hereafter promoted shall be compensated no more than one (1) full increment step of the position from which he is promoted. The employee shall be placed on the corresponding increment step of the range to which he is promoted. If the promotion places the employee in a range which exceeds the next corresponding step of the schedule established for his position then the employee shall be compensated at the minimum of the promoted position. In addition thereto the employee shall receive annual increments until the maximum salary herein established shall be attained.

Part time positions for 1977 and 1978 shall be adjusted at the rate of seven (7%) per cent and five (5%) per cent as prescribed in the 9,111.00 cut off computation.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor

May 4, 1977

for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF FIRE (NON UNIFORMED)  
AND ESTABLISHING SALARIES THEREFOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. There is hereby created in the Department of Fire, (Non Uniformed), the following permanent, and other positions, and there is also hereby established, as set forth opposite the respective title of each such positions, the code and the annual minimum and annual maximum salaries therefor, as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 252140	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Account Clerk, Typing 252150	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Administrative Officer, Fire 650030 (37 1/2 hrs)	1/1/77 1/1/78	17,179 18,038	20,881 21,925
Administrative Secretary, Fire 640660	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Assistant Chief Clerk, Fire 690660	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Assistant Fire Surgeon 391080	1/1/77 1/1/78	11,628 12,209	14,133 14,640
Chaplain, Fire 722020	1/1/77 1/1/78	6,598 7,060	8,020 8,581
Clerk 651070	1/1/77 1/1/78	5,427 5,807	6,598 7,060
Clerk Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Clerk Typist 654310	1/1/77 1/1/77	5,699 6,098	6,927 7,412
Community Relations Coordinator 999113	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Data Processing Coordinator 999361	1/1/77 1/1/78	15,590 16,369	18,940 19,887
Fire Medical Records Coordinator 191109	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Fire Surgeon 391050	1/1/77 1/1/78	12,209 12,819	14,840 15,582

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Lineman Helper, Fire 033270	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Physical Education Instructor 354070	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Principal Account Clerk 252040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Clerk 651040	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Clerk Stenographer 653030	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Public Relations Officer, Fire 541050	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Secretarial Assistant 641510	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Senior Account Clerk 252080	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Clerk 651060	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Senior Clerk Stenographer 653060	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Clerk Typist 654290	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Supervising Principal Account Clerk 252030	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervising Principal Clerk Stenographer 653020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervisor of Accounts, Fire 250030	1/1/77 1/1/78	8,421 9,010	10,045 10,547

Section 2. Increment shall mean an annual increase. Beginning January 1, 1977 and January 1, 1978, shall be computed at the rate of one-fourth of the difference between the minimum salary and the maximum salary and shall be paid annually until the maximum annual salary shall be reached.

Every person hereafter appointed to any position herein created shall receive for the first year of service the minimum salary established for such position, and in addition thereto for each year of service thereafter receive an increment until such person shall have attained the maximum salary established for such position; provided, however, that any person appointed on or after September 1st in any year shall not receive his first increment until the second January 1st following the date of appointment.

No increment shall be granted except as herein provided and no increment shall be granted that will give an employee a total salary in excess of the maximum herein established.

Every employee who, as of the effective date of this ordinance, shall be receiving a salary exceeding the maximum established for his position, said salary having been permanently approved by the Department of Civil Service, shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for his position.

May 4, 1977

The salaries herein established shall be effective as of January 1, 1977 and 1978.

Commencing January 1, 1977 the annual salary of every employee, who on January 1, 1977 shall be receiving the salary established by his particular pay schedule effective to December 31, 1976, shall be adjusted to the schedule adopted for his position to be effective January 1, 1977, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Commencing January 1, 1978 the annual salary of every employee who on January 1, 1978 shall be receiving the salary established by his particular pay schedule effective January 1, 1977 shall be adjusted to the schedule adopted for his position effective January 1, 1978 and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Every employee hereafter promoted to any position herein created shall, except as is herein provided, from the date of promotion to January 1st following, shall be compensated accordingly:

(A) Every employee hereafter promoted shall be compensated no more than one (1) full increment step of the position from which he is promoted. The employee shall be placed on the corresponding increment step of the range to which he is promoted. If the promotion places the employee in a range which exceeds the next corresponding step of the schedule established for his position then the employee shall be compensated at the minimum of the promoted position. In addition thereto the employee shall receive annual increments until the maximum salary herein established shall be attained.

Part time positions for 1977 and 1978 shall be adjusted at the rate of seven (7%) per cent and five (5%) per cent as prescribed in the 9,111.00 cut off computation.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND  
ESTABLISHING SALARIES THEREFOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. There is hereby created in the Department of Health and Welfare the following permanent and other positions and there is also hereby established as set forth opposite the respective title of each position, the code and the annual minimum and annual maximum salaries therefor, as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 252140	1/1/77 1/1/78	\$ 5,983 6,402	\$ 7,274 7,783
Accountant, Health and Welfare 999268	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Administrative Analyst 701050	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Administrative Clerk, Health and Welfare 101112	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Administrative Clerk, Medical Records Review 650480	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Administrative Secretary, Dent. Health & Welfare 999469	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Administrative Secretary, Division of Welfare 640625	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Allergy Technician, P.T. (2 hrs. per wk.) 442120	1/1/77 1/1/78	1,312 1,404	1,312 1,404
Ambulance Driver 090160	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Analyst, Health and Welfare 701065	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Analyst for Resource Management 999451	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Assistant Building Superintendent, Health & Welfare 180110	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Assistant Chief Bacteriologist 202015	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Assistant Chief Clerk, Depart- ment of Health and Welfare 690560	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Assistant Chief Clerk, Division of Inspections 690570	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Assistant Chief Clerk, Division of Health 999270	1/1/77 1/1/78	8,842 9,461	10,547 11,074

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Chief Clerk, Division of Welfare 690565	1/1/77 1/1/78	\$ 8,842 9,461	\$ 10,547 11,074
Assistant Chief Pharmacist 460040	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Assistant Chief Serologist 207020	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Assistant Health Officer 491120	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Assistant Supervising Dentist P.T. (10 hrs. per Wk.) 470040	1/1/77 1/1/78	13,650 14,333	13,650 14,333
Assistant Supervising Public Health Physician, Chest Disease P.T. (10 hrs. per wk.) 999317	1/1/77 1/1/78	9,462 9,935	9,462 9,935
Assistant Supervisor, Bureau of Dog Control 999272	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Assistant Supervisor, Chemi- cal Laboratory 999273	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Assistant Supervisor, Visual Health Education 999092	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Bacteriologist 202050	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Building Maintenance Inspector 163250	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Building Service Worker 181070	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Building Superintendent, Health & Welfare 180100	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Cardiologist, P. T. (6 hrs. per wk.) 404050	1/1/77 1/1/78	5,784 6,189	5,784 6,189
Cashier, Health & Welfare 999100	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Chauffeur, Health & Welfare 090111	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Chemist 200150	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Chief Bacteriologist 202010	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Chief Chemist 200010	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Chief Clerk, Department of Health & Welfare 690120	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Chief Clerk, Division of Health 690270	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Chief Clerk, Division of Inspections 690190	1/1/77 1/1/78	10,045 10,547	12,209 12,819



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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Clerk, Div. of Welfare 690125	1/1/77 1/1/78	\$ 10,045 10,547	\$ 12,209 12,819
Chief Pharmacist 460030	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Chief Serologist 207010	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Chief Veterinarian 370010	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Chiropodist, P.T. (6 hrs. week) 999277	1/1/77 1/1/78	8,346 8,930	8,346 8,930
Clerk 651070	1/1/77 1/1/78	5,427 5,807	6,598 7,060
Clerk-Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Clerk-Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Clinic Attendant 497100	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Culture Collector 206180	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Data Processing Coordinator, Health & Welfare 680060	1/1/77 1/1/78	15,590 16,369	18,940 19,887
Demolition Expediter 999473	1/1/77 1/1/78	11,073 11,628	13,547 14,130
Dental Assistant 471060	1/1/77 1/1/78	6,598 7,060	8,020 8,581
Dental Hygienist 471090	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Dental Radiologist, P.T. (15 hrs.) 999318	1/1/77 1/1/78	10,207 10,717	10,207 10,717
Dentist, P.T. (6 hrs. week) 470090	1/1/77 1/1/78	8,346 8,930	8,346 8,930
Director, Dept. Health & Welfare 520040	1/1/77 1/1/78	31,500 33,075	31,500 33,075
Director, Div. of Inspections. 161010	1/1/77 1/1/78	18,940 19,887	23,025 24,176
Director, Div. of Welfare 520010	1/1/77 1/1/78	18,940 19,887	23,025 24,176
Deputy Registrar of Vital Statistics 302060	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Dog Warden 371050	1/1/77 1/1/78	6,598 7,060	8,020 8,581

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Field Representative, Audio Visual Education 602020	1/1/77 1/1/78	\$ 6,927 7,412	\$ 8,421 9,010
Health Aide 261010	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Health Officer 491090	1/1/77 1/1/78	18,940 19,887	23,025 24,176
Investigator, Venereal Disease 492100	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Laboratory Assistant 206140	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Laboratory Technician 206070	1/1/77 1/1/78	6,598 7,060	8,020 8,581
Medical Records Clerk 414120	1/1/77 1/1/78	6,598 7,060	8,020 8,581
Medical Social Worker 511210	1/1/77 1/1/78	8,421 9,010	10,015 10,547
Medical Stenographer 653240	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Medical Technologist 443070	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Messenger 643130	1/1/77 1/1/78	5,427 5,807	6,598 7,060
Opthamologist, P.T. (7 hrs. wk.) 400030	1/1/77 1/1/78	9,451 9,924	9,451 9,924
Optometrist, P.T. (6 hrs. week) 400060	1/1/77 1/1/78	8,346 8,930	8,346 8,930
Orthodontist, P.T. (6 hrs. wk.) 470100	1/1/77 1/1/78	8,346 8,930	8,346 8,930
Orthopedist, P.T. (4 hrs. wk.) 405030	1/1/77 1/1/78	5,564 5,953	5,564 5,953
Pediatrician, P.T. (10 hrs. wk.) 402041	1/1/77 1/1/78	13,650 14,333	13,650 14,333
Pediatrician, P.T. (4 hrs. wk.) 402040	1/1/77 1/1/78	5,564 5,953	5,564 5,953
Pharmacist 460060	1/1/77 1/1/78	12,819 13,460	15,590 16,369
Physician & Assistant Health Officer 491060	1/1/77 1/1/78	15,590 16,369	18,940 19,887
Practical Nurse 420510	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Account Clerk 252040	1/1/77 1/1/78	7,274 7,783	8,842 9,461

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Principal Account Clerk, Typing 252060	1/1/77 1/1/78	\$ 7,274 7,783	\$ 8,842 9,461
Principal Clerk 651040	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Clerk, Typing 651050	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Principal Clerk Bookkeeper 253030	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Principal Clerk Stenographer 653030	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Program Manager, Operational Services 999457	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Public Health Physician, P.T. (6 hrs. wk.) 490190	1/1/77 1/1/78	8,346 8,930	8,346 8,930
Public Health Physician, P.T. Chest Diseases, (10 hrs. wk.) 500008	1/1/77 1/1/78	13,650 14,133	13,650 14,133
Public Health Physician, P.T. Chest Diseases, (15 hrs. wk.) 999477	1/1/77 1/1/78	20,475 21,499	20,475 21,499
Public Health Physician, P.T. Chest Diseases, (8 hrs. wk.) 500108	1/1/77 1/1/78	10,920 11,460	10,920 11,460
Public Health Nurse 422100	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Public Health Nurse, Pediatrics 999007	1/1/77 1/1/78	11,628 12,209	14,133 14,840
Radiologist, P.T. (8 hrs. wk.) 440040	1/1/77 1/1/78	10,920 11,460	10,920 11,460
Receptionist, Typing 999353	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Receptionist, Welfare Office 642020	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Account Clerk 252030	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Accountant, Health & Welfare 999238	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Senior Bookkeeping Machine Operator 674040	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Senior Clerk 651060	1/1/77 1/1/78	5,983 6,402	7,274 7,783

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Senior Clerk Stenographer 653060	1/1/77 1/1/78	\$ 6,927 7,412	\$ 8,421 9,010
Senior Clerk Transcriber 671030	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Clerk Typist 654290	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Senior Institutional Telephone Operator (Typing) 630140	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Senior Medical Stenographer 653230	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Senior Microfilm Operator 670120	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Senior Venereal Disease Attendant 492120	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Senior Welfare Investigator 522040	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Senior X-Ray Technician 440170	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Social Casework Supervisor 512070	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Social Caseworker 512510	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Storekeeper 660040	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervising Dentist, P.T., Health & Welfare (15 hrs.wk.) 470030	1/1/77 1/1/78	20,475 21,499	20,475 21,499
Supervising Principal Account Clerk 252030	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervising Principal Clerk 651020	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Supervising Principal Clerk- Stenographer 653020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervising Public Health Physician, P.T. (12 hr. wk.) 999244	1/1/77 1/1/78	16,380 17,199	16,380 17,199
Supervising Public Health Physician, P.T., Chest Disease (12 hrs. wk.) 490090	1/1/77 1/1/78	16,380 17,199	16,380 17,199
Supervising Public Health Physician, P.T., Child Hygiene Bureau (15 hr. wk.) 500010	1/1/77 1/1/78	20,475 21,499	20,475 21,499

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POSITION	EFFECTIVE	ANNUAL MINIMUM SALARY	1394 ANNUAL MAXIMUM SALARY
Supervising Public Health Physician, P.T., Contagious Disease (12 hrs.wk.) 500009	1/1/77 1/1/78	\$ 16,380 17,199	\$ 16,380 17,199
Supervisor of Accounts, Health & Welfare 999249	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Supervisor of Patient Accounts 250160	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Supervisor of Housekeeping 999256	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Supervisor of Surplus Commodities 661045	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Supervisor of Vital Statistics 302070	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Supervisor of Welfare Accounts 521030	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Supervisor of Welfare Central Clearance 521020	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Supervisor, Audio Visual Education 999261	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Supervisor, Bureau of Dog Control 371010	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Supervisor, Public Health Laboratories 490080	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Telephone Operator 630120	1/1/77 1/1/78	5,983 6,402	7,274 7,783
Veterinarian 320030	1/1/77 1/1/78	8,421 9,010	10,045 10,547
Visual Aide Technician 602030	1/1/77 1/1/78	6,593 7,060	8,020 8,581
Watchman 333060	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Welfare Investigator 522060	1/1/77 1/1/78	7,274 7,783	8,842 9,461
X-Ray Assistant 999464	1/1/77 1/1/78	6,283 6,723	7,638 8,173
X-Ray Technician 440200	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Building Maintenance Worker (35 hrs.) 181120	1/1/77 1st Step 2nd Step 3rd Step	\$3.57 3.88 4.26	
Maintenance Repairman (35 hrs.) 044410	1st Step 2nd Step 3rd Step	3.58 3.88 4.28	

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Section 2. There is hereby created in the Department of Health and Welfare the following titles, title codes, annual minimum and annual maximum salaries therefor, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Air Pollution Inspector 495080	1/1/77 1/1/78	\$ 9,284 9,748	\$ 11,074 11,628
Assistant Chief Electrical Inspector 160040	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Assistant Chief Food and Drug Inspector 493020	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Assistant Chief Meat Inspector 999054	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Assistant Chief Plumbing Inspector 168020	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Assistant Chief Sanitary Inspector, Air Pollution 495060	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Assistant Chief Sanitary Inspector, Contagious Disease 492040	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Assistant Chief Sanitary Inspector, Environmental Sanitation 167160	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Assistant Chief Sanitary Inspector, Industrial Hygiene 167150	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Assistant Municipal Superintendent Weights & Measures 999083	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Assistant Superintendent of Buildings 999345	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Building Inspector 163090	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Chief Electrical Inspector 160030	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Chief Food & Drug Inspector 493010	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Chief Meat Inspector 493070	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Chief Plumbing Inspector 168010	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Chief Sanitary Inspector Contagious Disease 167101	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Chief Sanitary Inspector Environmental Sanitation 167100	1/1/77 1/1/78	12,209 12,819	14,840 15,582

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Sanitary Inspector Industrial Hygiene and Air Pollution 167102	1/1/77 1/1/78	\$ 12,209 12,819	\$ 14,840 15,582
Deputy Municipal Superintendent Weights & Measures 172060	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Electrical Inspector 160060	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Elevator Inspector 201103	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Food & Drug Inspector 493050	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Field Representative, Division of Health 999286	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Meat Inspector 493110	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Municipal Superintendent Weights & Measures 172030	1/1/77 1/1/78	12,819 13,460	15,590 16,369
Plan Examiner 130060	1/1/77 1/1/78	12,209 12,819	14,840 15,582
Plumbing Inspector 168040	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Sanitary Inspector 167200	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Superintendent of Buildings 999453	1/1/77 1/1/78	14,840 15,582	18,038 18,940

Section 3. There is hereby created in the Department of Health and Welfare the following titles, title codes, annual minimum and maximum salaries therefor, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Biostatistician, C.H.S. 999346	1/1/77 1/1/78	\$11,073 11,628	\$ 13,457 14,130
Clerk Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Cytologist, C.H.S. 204030	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Epidemiologist, C.H.S. 394030	1/1/77 1/1/78	12,819 13,460	15,590 16,369
Field Representative, Venereal Disease, C.H.S. 999067	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Health Educator, C.H.S. 496040	1/1/77 1/1/78	14,133 14,840	17,179 18,038

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Licensed Practical Nurse 420510	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Licensed Practical Nurse, C.H.S. (P.T. 15 hrs. wk.) 999018	1/1/77 1/1/78	3,556 3,805	4,030 4,312
Medical Technologist, C.H.S. 443070	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Nutritionist, C.H.S. 999060	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Physician, Venereal Disease, C.H.S. 999070	1/1/77 1/1/78	18,038 18,940	21,925 23,021

The above noted titles in Section 3 shall be in conformance with the Grant-In-Aid provisions of Chapter 36, Public Laws 1966 (R.S. Cum. Supp. 26:2F-1) known as the State Health Aid Act of 1966 as established by contract for funding and titles.

Section 4. Increment shall mean an annual increase. Beginning January 1, 1977 and January 1, 1978, shall be computed at the rate of one-fourth of the difference between the minimum salary and the maximum salary and shall be paid annually until the maximum annual salary shall be reached.

Every person hereafter appointed to any position herein created shall receive for the first year of service the minimum salary established for such position, and in addition thereto for each year of service thereafter receive an increment until such person shall have attained the maximum salary established for such position; provided, however, that any person appointed on or after September 1st in any year shall not receive his first increment until the second January 1st following the date of appointment.

No increment shall be granted except as herein provided and no increment shall be granted that will give an employee a total salary in excess of the maximum herein established.

Every employee who, as of the effective date of the ordinance, shall be receiving a salary exceeding the maximum established for his position, said salary having been permanently approved by the Department of Civil Service, shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for his position.

The salaries herein established shall be effective as of January 1, 1977 and 1978.

Commencing January 1, 1977, the annual salary of every employee, who on January 1, 1977, shall be receiving the salary established by his particular pay schedule effective to December 31, 1976, shall be adjusted to the schedule adopted for his position to be effective January 1, 1977, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Commencing January 1, 1978, the annual salary of every employee who on January 1, 1978, shall be receiving the salary established by his particular pay schedule effective January 1, 1977, shall be adjusted to the schedule adopted for his position effective January 1, 1978, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Every employee hereafter promoted to any position herein created shall, except as is herein provided, from the date of promotion to January 1st following, shall be compensated accordingly:



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(A) Every employee hereafter promoted shall be compensated no more than one (1) full increment step of the position from which he is promoted. The employee shall be placed on the corresponding increment step of the range to which he is promoted. If the promotion places the employee in a range which exceeds the next corresponding step of the schedule established for his position, then the employee shall be compensated at the minimum of the promoted position. In addition thereto the employee shall receive annual increments until the maximum salary herein established shall be attained.

Part time positions for 1977 and 1978 shall be adjusted at the rate of seven (7%) per cent and five (5%) per cent as prescribed in the 9,111.00 cut-off computation.

Section 5. All prior ordinances of parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 6. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F'n.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. There is hereby created in the Department of Engineering the following permanent and other positions, and there is also hereby established as set forth opposite the respective title of each such position, the code and the annual minimum and annual maximum salaries therefor, as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Account Clerk 252140	1/1/77 1/1/78	\$ 5,983 6,402	\$ 7,274 7,783
Administrative Secretary 191105	1/1/77 1/1/78	9,749 10,236	11,628 12,209

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Architect 140020	1/1/77 1/1/78	18,940 19,887	23,025 24,176
Architectural Draftsman 121095	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Assistant Engineer 110160	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Assistant Traffic Engineer 100040	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Chief Clerk, Department of Engineering 690230	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Chief Engineering Draftsman 500007	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Chief Surveyor, Engineering 999970	1/1/77 1/1/78	18,940 19,887	23,025 24,176
Civil Engineer 999971	1/1/77 1/1/78	19,887 20,881	24,172 25,381
Clerk Stenographer 653100	1/1/77 1/1/78	6,283 6,723	7,638 8,173
Clerk Typist 654310	1/1/77 1/1/78	5,699 6,098	6,927 7,412
Coordinator of Engineering Research & Development 999969	1/1/77 1/1/78	18,038 18,940	21,925 23,021
Designing Engineer 999216	1/1/77 1/1/78	13,457 14,130	16,361 17,179
Director, Department of Engineering 110010	1/1/77 1/1/78	31,500 33,075	31,500 33,075
Draftsman 122050	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Engineering Aide 124050	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Engineering Draftsman 121060	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Principal Clerk Stenographer 653030	1/1/77 1/1/78	7,274 7,783	8,842 9,461
Principal Engineer, Water 999096	1/1/77 1/1/78	14,840 15,582	18,038 18,940
Principal Engineering Aide 124030	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Principal Engineering Draftsman 121030	1/1/77 1/1/78	10,045 10,547	12,209 12,819
Principal Engineer 110090	1/1/77 1/1/78	12,209 12,819	14,840 15,582

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1400

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Senior Clerk Stenographer 653060	1/1/77 1/1/78	\$ 6,927 7,412	\$ 8,421 9,010
Senior Engineer 110100	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Senior Engineering Aide 124040	1/1/77 1/1/78	8,842 9,461	10,547 11,074
Senior Engineering Draftsman 121040	1/1/77 1/1/78	9,749 10,236	11,628 12,209
Senior Sewer Inspector 169080	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Senior Streets and Sidewalks Inspector, 164080	1/1/77 1/1/78	8,020 8,581	9,749 10,236
Supervisor of Accounts, (Engineering 390002	1/1/77 1/1/78	11,073 11,628	13,457 14,130
Supervising Principal Account Clerk 252030	1/1/77 1/1/78	7,638 8,173	9,284 9,748
Traffic Analyst 101090	1/1/77 1/1/78	6,927 7,412	8,421 9,010
Traffic Engineer 100030	1/1/77 1/1/78	14,133 14,840	17,179 18,038
Traffice Enumerator 101170	1/1/77 1/1/78	6,598 7,060	8,020 8,581
Traffic Investigator 101110	1/1/77 1/1/78	9,284 9,748	11,074 11,628
Water Service Inspector 169040	1/1/77 1/1/78	9,284 9,748	11,074 11,628

Section 2. "Increment shall mean an annual increase". Beginning January 1, 1977 and January 1, 1978, shall be computed at the rate of one-fourth of the difference between the minimum salary and the maximum salary and shall be paid annually until the maximum annual salary be reached.

Every person hereafter appointed to any position herein created shall receive for the first year of service the minimum salary established for such position, and in addition thereto for each year of service thereafter receive an increment until such person shall have attained the maximum salary established for such position, provided, however, that any person appointed on or after September 1st in any year shall not receive his first increment until the second January 1st following the date of appointment.

No increment shall be granted except as herein provided and no increment shall be granted that will give an employee a total salary in excess of the maximum herein established.

Every employee who, as of the effective date of this ordinance, shall be receiving a salary exceeding the maximum established for his position, said salary having been permanently approved by the Department of Civil Service, shall not receive thereafter any advancement in salary unless such advanced salary shall fall within the salary range established for his position.

The salaries herein established shall be effective as of January 1, 1977 and January 1, 1978.

May 4, 1977

Commencing January 1, 1977, the annual salary of every employee, who on January 1, 1977 shall be receiving the salary established by his particular pay schedule effective to December 31, 1976, shall be adjusted to the schedule adopted for his position to be effective January 1, 1977, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Commencing January 1, 1978, the annual salary of every employee, who on January 1, 1978, shall be receiving the salary established by his particular pay schedule effective January 1, 1977, shall be adjusted to the schedule adopted for his position effective January 1, 1978, and in addition thereto shall receive annual increments until the maximum salary herein established shall be attained.

Every employee hereafter promoted to any position herein created shall, except as is herein provided, from the date of promotion to January 1st following, shall be compensated accordingly:

(A) Every employee hereafter promoted shall be compensated no more than one (1) full increment step of the position from which he is promoted. The employee shall be placed on the corresponding increment step of the range to which he is promoted. If the promotion places the employee in a range which exceeds the next corresponding step of the schedule established for his position then the employee shall be compensated at the minimum of the promoted position. In addition thereto the employee shall receive annual increments until the maximum salary herein established shall be attained.

Part time positions for 1977 and 1978 shall be adjusted at the rate of seven (7%) per cent and five (5%) per cent as prescribed in the 9,111.00 cut off computation.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, title codes, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on this ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

May 2, 1977

1402

6-Ph, S & F-o.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 279 REAR BELMONT AVENUE, NEWARK, NEW JERSEY, BLOCK 2594, LOT 47, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 279 Rear Belmont Avenue, Newark, New Jersey, Block 2594, Lot 47, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$100.00, pursuant to the provisions of N.J.S. 40A:12-13 (b)(1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on this ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-p.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 74 ARLINGTON STREET, NEWARK, NEW JERSEY, BLOCK 101, LOT 10, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

May 4, 1977

Section 1. That the premises commonly known as 74 Arlington Street, Newark, New Jersey, Block 101, Lot 10, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$4,600.00, pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-q.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 167 PRINCE STREET, NEWARK, NEW JERSEY, BLOCK 2537, LOT 14, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

Section 1. That the premises commonly known as 167 Prince Street, Newark, New Jersey, Block 2537, Lot 14, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$6,200.00, pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on this ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

May 4, 1977

1404

President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-r.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 67 LILLIE STREET, BLOCK 2548, LOT 14, NEWARK, NEW JERSEY, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 67 Lillie Street, Newark, New Jersey, Block 2548, Lot 14, be sold to the Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$5,000 pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-s.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

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AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 128-130

WAVERLY AVENUE, NEWARK, NEW JERSEY, BLOCK 2581, LOT 51, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 128-130 Rear Waverly Avenue, Newark, New Jersey, Block 2581, Lot 51, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$435.00, pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-t.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 110-118

MONTGOMERY STREET, NEWARK, NEW JERSEY, BLOCK 2537, LOT 20, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 110-118 Montgomery Street, Newark, New Jersey, Block 2537, Lot 20, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$11,800.00, pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.



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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-u.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 68 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 32, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, BLOCK 2598, LOT 32, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 68 Peshine Avenue, Newark, New Jersey, Block 2598, Lot 32, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,500.00 pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on this ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the

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statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-v.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND ORDINANCE 6-S & F-a, ADOPTED JANUARY 27, 1977, AS AMENDED BY ORDINANCE 6-S & F-g, ADOPTED MARCH 2, 1977, WHICH ORDINANCE CREATED AND CONTINUED THE CENTRAL PLANNING BOARD AND THE BOARD OF ADJUSTMENT, SO AS TO REMOVE THE REQUIREMENT THAT SALARIES OF MEMBERS OF THE BOARD OF ADJUSTMENT BE PAID QUARTERLY AND IN PROPORTION TO THE NUMBER OF MEETINGS ATTENDED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. Article II, Section 2 of Ordinance 6S & FA, adopted January 27, 1977, as amended by Ordinance 6S & Fg, adopted March 2, 1977, which Ordinance created and continued the Central Planning Board and the Board of Adjustment, be amended to read as follows:

#### ARTICLE II - BOARD OF ADJUSTMENT

Section 1. Membership; terms; compensation.  
The Board of Adjustment shall consist of 7 members who shall be appointed by the Municipal Council and who shall hold office in accordance with the provisions of C.40:55D-69. The members of the board shall receive a salary of not more than twenty-five hundred dollars (\$2500) per annum.

Section 2. This Ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

May 4, 1977

6-Ph, S & F-w.

1408

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF STRATFORD PLACE AS LAID OUT 55 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM AVON AVENUE TO ROSE STREET NORTHERLY TO THE PROPOSED SOUTHERLY LINE OF WAVERLY AVENUE; ALSO FOR THE VACATION OF HILLSIDE PLACE AS LAID OUT 55 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM AVON AVENUE TO ROSE STREET AND ROSE STREET NORTHERLY TO THE PROPOSED SOUTHERLY LINE OF WAVERLY AVENUE; AND FOR THE VACATION OF ROSE STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM THE EASTERLY PROPERTY LINE OF STRATFORD PLACE WESTERLY TO THE WEST PROPERTY LINE OF HILLSIDE PLACE AND FROM THE WEST PROPERTY LINE OF HILLSIDE PLACE TO THE PROPOSED EASTERLY LINE OF BELMONT AVENUE.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, DO ORDAIN:

Section 1. That the following streets be vacated as public streets or highways subject to the provisions set forth in Sections 2 and 3 hereinbelow:

(a) All that part of Stratford Place as laid out 55 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares extending from Avon Avenue to Rose Street reserving, however, to the City of Newark, its agencies and departments, including but not limited to Public Works, Police, Fire and Public Service Electric and Gas Company and any other Public Utility Company having facilities therein, an easement as delineated on Map No. 1708-V, dated April 19, 1976, and the right to enter upon the described easement for the purpose of laying, relaying, rebuilding, reconstructing, or maintaining existing and additional sewer, water or gas mains, electric or telephone conduits, and any other Public Utility Company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the described easement which will interfere with laying, relaying, rebuilding, reconstructing or maintaining existing or additional sewer, water or gas mains, electric or telephone conduits, and any other Public Utility Company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

(b) All that part of Stratford Place as laid out 55 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares extending from Rose Street northerly to the proposed southerly line of Waverly Avenue.

(c) All that part of Hillside Place as laid out 55 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares extending from Avon Avenue to Rose Street.

(d) All that part of Hillside Place as laid out 55 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares extending from Rose Street northerly to the proposed southerly line of Waverly Avenue.

(e) Upon the vacation of Stratford Place as provided for in subsections (a) and (b) hereinabove, all that part of Rose Street as laid out 60 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares extending from the east property line of Stratford Place westerly to the west property line of Hillside Place.

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(f) Upon the vacation of Hillside Place as provided for in the subsections (c) and (d) hereinabove, all that part of Rose Street as laid out 60 feet in width on the Map of the Commissioners to lay out Streets, Avenues and Squares extending from the west property line of Hillside Place to the proposed easterly line of Belmont Avenue.

All is as shown on a map prepared under the direction of this Council known and designated as Map No. 1708-V, dated April 19, 1976, which map is hereto attached and made a part hereof.

Section 2. The vacation of each portion of Stratford Place, Hillside Place and Rose Street as provided for in Section 1 above shall take effect only upon the acquisition of all properties, with the exception of Block 2593, Lots 15-19 on the Tax Map of the City of Newark, fronting the aforesaid portions of Stratford Place, Hillside Place and Rose Street by the Housing Authority of the City of Newark (hereinafter called NHA), its successors and assigns or upon the consent of the owners of such properties to be acquired.

Section 3. That easements in the aforesaid Stratford Place, Hillside Place and Rose Street to be vacated are reserved as follows:

(a) An easement for utilities to be terminated upon the acquisition of all properties fronting on said streets by the NHA, its successors and assigns. The Director of the Department of Engineering of the City of Newark is hereby authorized, upon application of the NHA its successors and assigns, to approve termination of the aforesaid utility easement in portions of Stratford Place, Hillside Place and Rose Street prior to such acquisition.

(b) An easement in Stratford Place, Hillside Place and Rose Street as described in Section 1(b), (d) and (e) above for ingress and egress to and from the Charlton Street School as long as the school is in use by the Board of Education of the City of Newark.

Section 4. A copy of the aforesaid Map No. 1708-V, dated April 19, 1976, is on file in the Office of the Director, Department of Engineering.

Section 5. This Ordinance is adopted under and by virtue of the provisions of N.J.S.A. 40:67-1(b), N.J.S.A. 40:55-21.11, and N.J.S.A. 40:55c-72.

Section 6. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

May 4, 1977

6-Ph, S & F-x.

1410

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CHANGE THE TABLE OF ORGANIZATION).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions and there is also hereby established salaries for certain officers and employees of the Police Department of the City of Newark, New Jersey, (6S&Fy) adopted November 22, 1966 and amendments thereto be amended by changing the number of positions as follows, to wit:

<u>TITLES OF POSITIONS</u>		<u>NUMBER OF SAID POSITIONS</u>
Deputy Police Chief	11-002	13
Police Sergeant	11-012	132

Section 2. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

LIEUTENANT LEO BERNHEIM, 27 FLEETWOOD PLACE, NEWARK, NEW JERSEY, urged the Council not to get involved in negotiations for contracts. He alleged this ordinance would reflect on the Superiors Officers in the Department and requested the Council to defer action on this ordinance to afford his organization time to sit down with the Police Director to continue their discussions and negotiations.

DIRECTOR HUBERT WILLIAMS, NEWARK POLICE DEPARTMENT, 520 HIGHLAND AVENUE, NEWARK, NEW JERSEY, urged the adoption of this ordinance stating its need is predicated on two factors: 1) that the Police Department is now embarked on a very sophisticated computerized system of communications which requires that the level of Sergeant be increased by 6. 2) In, addition the Police Department has had difficulty during the past year relating to police corruption and things of that nature. It is necessary to move to deal with this ordinance on the basis of these two problems. He has requested an increase in the Table of Organization for the rank of Sergeant and one Inspector be elevated to the level of Deputy Chief to coordinate a multi-faceted number of organizational

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components under the Director. On the basis of this need, he requested the Council to adopt this ordinance as presented.

Councilman Giuliano asked Director Williams if he had heard the remarks of Lieutenant Bernheim and whether this matter is still being negotiated?

Director Williams replied he heard a portion of the Lieutenant's remarks. However, the particular matter presently before the Council is not in negotiations. He believes what the Lieutenant refers to is basically conceptual. That is the question of how many Superior Officers the Police Department will have. However, the particular ordinance now before the Council is not a part or product of any negotiations.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Villani, President Harris.

Not Voting: Councilman Martinez.

President Harris: The yeses are seven and the noes are none and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### HEARINGS OF CITIZENS.

6-HC-a.

MR. WILLIE B. SMITH, 15 SHANLEY AVENUE, NEWARK, NEW JERSEY.

6-HC-b.

MR. DON C. CLARK, NEWARK TAXICAB OWNERS/OPERATORS ASSOCIATION, P.O. BOX 209, NEWARK, NEW JERSEY.

The above speakers registered complaints in connection with Administration of the Division of Taxicabs.

Councilman James questioned if there is not a body of commissioners who sit in a hearing capacity to determine whether charges are legitimate. He indicated there is no method whereby an individual can seek redress if his medallion is taken from him and then eventually the commissioner finds the person not guilty. He questioned how this fiscal loss can be sustained by taxicab drivers. He felt inspectors should be held more accountable for charges they bring against drivers.

Councilman Allen pointed out he had noted a taxicab commission meeting was closed and commissioners were told it was illegal due to the "Sunshine Law" and the meeting was then opened.

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Councilman James recommended a copy of the complaints made by the speakers be forwarded to Director of Division of Taxicabs Tuff and this matter be discussed at a special conference of the Municipal Council to be held May 24, 1977. He indicated he will sponsor a motion to effect this.

6-HC-c.

DR. JOHN F. DONATO, 66 WILSON AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the salary raise ordinances. He maintained it is unfortunate the Council persists in trying to get out of the decisions made by the Court.

President Harris replied the Council is aware of the Order of the Court and the action of the Council tonight is predicated on the Court's decision. The Council received a legal opinion from the Corporation Counsel and the Council has acted accordingly.

Councilman Carrino pointed out that the salary ordinances adopted by the Municipal Council provides merely for a 5% cost of living salary increase for City employees.

Councilman James questioned the motives of the speaker indicating he has run several times for political office. He noted this form of government replaced the Commission Form of Government by the vote of the people of the City of Newark. If the speaker feels the City is ready for a change then he should follow the petition path for a recall or establishment of another form of government if he thinks it would be more representative.

Councilman Martinez pointed out the City employees received no raise for 1975 or 1976 and feels the 5% increase adopted today is still not sufficient for employees. He felt the Mayor-Council Form of Government was a much better Form of Government for representing the people of the City.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

1-R-a.

RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH MICHAEL COLEMAN IN THE AMOUNT OF \$2,400. FOR PROFESSIONAL SERVICES. FUNDS BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION OF 1974 (42 USC5301, P.L.-93-383). (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen,

May 4, 1977

seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-b.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO AGREEMENT WITH IRONBOUND FIRST AID SQUAD, TO EFFECT A VOLUNTARY CONTRIBUTION TO SAID IRONBOUND FIRST AID SQUAD, SUM OF \$3,000. (VOLUNTEER AMBULANCE RENDERING SERVICE THROUGHOUT THE CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-R-c.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A THREE-PARTY CONTRACT WITH NEW JERSEY STATE HEALTH SERVICES CORPORATION AND UNION PRESCRIPTION SERVICE, INC. FOR PROVISION OF PHARMACEUTICAL SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN(N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ANNUAL CAPITATION RATES ESTABLISHED FOR SAID SERVICES BETWEEN SAID PARTIES; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO NEGOTIATE ON BEHALF OF CITY OF NEWARK FOR ANY AND ALL ADJUSTMENTS OF THE ACTUAL PAYMENTS DUE AND/OR THE CONTROLLING CAPITATION RATES PAYABLE UNDER SAID CONTRACT; FUNDS AVAILABLE FROM NEW JERSEY STATE HEALTH SERVICES CORPORATION AND NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITIES AND/OR EXPENDITURE INCURRED UNDER AFORESAID CONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A SUBCONTRACT WITH COMMUNITY NURSING OF ESSEX AND WEST HUDSON FOR DELIVERY OF HOME NURSING CARE SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED



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ON ACTUAL UTILIZATION OF SERVICES BY CITY AND THE EFFECTIVE MEDICAID REIMBURSEMENT RATES,  
AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER),  
FUNDS PAYABLE UNDER THE SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY  
RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE  
APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT  
(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW  
N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Allen, seconded by  
Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-e.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE  
A THREE-PARTY CONTRACT WITH NEW JERSEY STATE HEALTH SERVICES CORPORATION AND LABORATORY  
PROCEDURES, INC. FOR PROVISION OF LABORATORY AND PATHOLOGY SERVICES TO ENROLLED MEMBERS  
OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN  
(27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ANNUAL CAPITATION RATES ESTABLISHED FOR SAID  
SERVICES BETWEEN SAID PARTIES; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO  
NEGOTIATE ON BEHALF OF CITY OF NEWARK FOR ANY AND ALL ADJUSTMENTS DUE AND/OR THE  
CONTROLLING CAPITATION RATES; FUNDS AVAILABLE FROM NEW JERSEY STATE HEALTH SERVICES  
CORPORATION AND NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY  
AND/OR EXPENDITURE INCURRED UNDER AFORESAID CONTRACT. (CONTRACT AWARDED WITHOUT COMPETI-  
TIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING  
ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Allen, seconded by  
Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-f.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE  
A SUBCONTRACT WITH BEITMAN SURGICAL CO. FOR PROVISION OF PROSTHETIC AND ORTHOTIC DEVICES  
AND SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN  
(N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON  
ACTUAL UTILIZATION OF SERVICES BY CITY AND THE EFFECTIVE MEDICAID REIMBURSEMENT RATE,  
AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER);

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FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

1  
7-R-g.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH THE NEWARK COMMUNITY HEALTH SERVICES GROUP, FOR DELIVERY OF SPECIAL MEDICAL SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

1  
7-R-h.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH THE NEWARK COMMUNITY HEALTH SERVICES GROUP, FOR DELIVERY OF DENTAL CARE SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY

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LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-1.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH NEWARK DIAGNOSTIC RADIOLOGY GROUP FOR DELIVERY OF RADIOLOGICAL SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND THE EFFECTIVE MEDICAID REIMBURSEMENT RATES, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-1.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH EYE INSTITUTE OF NEW JERSEY FOR DELIVERY OF VISION CARE SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR

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EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-k.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A SUBCONTRACT WITH UNITONE CORPORATION, UNITONE HEARING AID CENTER, FOR PROVISION OF HEARING AIDS AND RELATED EQUIPMENT AND SERVICES TO ENROLLED MEMBERS OF NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID CONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-1.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$10,000. PAYABLE TO OSWALDO REYES MATIENZO, ROSAUIA MATIENZO, HIS WIFE, AND BERNSTEIN AND MAHONEY, THEIR ATTORNEYS, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM FOR INJURIES RECEIVED BY OSWALDO REYES MATIENZO DURING DISPUTE WITH OFF-DUTY POLICE OFFICER.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

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7-R-m.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY, NOT NEEDED FOR PUBLIC USE, 4 CLASSROOM TRAILERS, DEPARTMENT OF RECREATION AND PARKS; PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Director of Recreation and Parks Washington met with the Council May 3, 1977)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH IRONBOUND YOUTH PROJECT, INCORPORATED, FOR PERIOD MAY 1, 1977 TO APRIL 30, 1978 FOR PURPOSE OF IMPLEMENTING THE INDEPENDENCE HIGH SCHOOL 4TH YEAR PROJECT; CONDITIONED UPON PROPER BUDGET INSERTION: NO EXPENDITURES ARE TO BE MADE NOR LIABILITY INCURRED UNTIL CONDITIONS ARE MET. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-o.

RESOLUTION RATIFYING SUBMITTAL OF EXTENSION REQUEST AND EXTENSION OF GRANT CONTRACT FOR PERIOD JANUARY 1, 1977 TO JUNE 30, 1978, FOR CONTINUATION OF BERGEN STREET MERCHANTS SECURITY PROJECT. (RESOLUTION 7-R-1, JUNE 8, 1976, CONTRACT WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD JUNE 1, 1976 TO DECEMBER 31, 1976 FOR BERGEN STREET MERCHANTS SECURITY PROJECT; SUFFICIENT FUNDS EXIST TO EXTEND THIS GRANT CONTRACT TO JUNE 30, 1978)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Executive Director Zalkind, Newark Office of Criminal Justice Planning met with the Council May 3, 1977)

A motion to adopt the resolution and direct the City Clerk to communicate with Executive Director Zalkind, Newark Office of Criminal Justice Planning, requesting him to submit his comment with respect to the alarm system being nonfunctional in the Bergen Street area was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

May 4, 1977

7-R-p.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO MODIFICATION OF FISCAL YEAR 1977

GRANT AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING  
ADMINISTRATION UNDER TITLE II OF COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS  
AMENDED, RESOLUTION 7-R-eo, JANUARY 5, 1977; UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT  
AND TRAINING ADMINISTRATION WILL GRANT CITY OF NEWARK ADDITIONAL \$285,271. IN CETA II  
DISCRETIONARY FUNDS; MAKING TOTAL OF \$1,138,872.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-q.

RESOLUTION RATIFYING CONTRACT BETWEEN MAYOR AND EXECUTIVE DIRECTOR OF THE

MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION AND THE ESSEX  
COUNTY IMPROVEMENT AUTHORITY FOR PERIOD JULY 1, 1976 TO MAY 4, 1977; FURTHER AUTHORIZING  
MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT AUTHORITY FOR PERIOD  
MAY 5, 1977 TO JUNE 30, 1977, ESSEX COUNTY IMPROVEMENT AUTHORITY SHALL PAY SUM OF  
\$45,600.00 TO MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR PURPOSE OF UNDERTAKING SUBREGIONAL  
COMPREHENSIVE TRANSPORTATION PLANNING AND CITY OF NEWARK SHALL PROVIDE IN-KIND SERVICES  
IN SUM OF \$11,400.00. IN ADDITION, WHEN APPROVED BY FUNDING AGENCIES THE CARRY-OVER FUNDS  
IN THE SUM OF \$29,000.00 WILL BE MADE AVAILABLE TO CONDUCT A SPECIAL STUDY; FURTHER  
RESCINDING RESOLUTION 7-R-h, JANUARY 5, 1977 RELATING TO THIS CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-r.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION

IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION,  
COMPREHENSIVE EMPLOYMENT AND TRAINING TITLE II, \$285,871.; ITEM AVAILABLE FROM UNITED  
STATES DEPARTMENT OF LABOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

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7-R-s.

RESOLUTION RATIFYING CONTRACT WITH THE FRIENDS OF CLINTON HILL FOR BESSIE

SMITH HEALTH CENTER, FOR PERIOD APRIL 16, 1977 TO MAY 4, 1977; FURTHER AUTHORIZING  
DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH THE FRIENDS OF CLINTON HILL  
FOR BESSIE SMITH HEALTH CENTER, FOR PROVISION OF HIGH QUALITY AMBULATORY HEALTH CARE,  
FOR PERIOD MAY 5, 1977 TO APRIL 15, 1978; MAXIMUM AMOUNT TO BE PAID BY CITY FOR SAID  
PERIOD IS \$148,500., WHICH SHALL BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE  
HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR III. (CONTRACT AWARDED WITHOUT  
COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.;  
AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-t.

RESOLUTION RATIFYING CONTRACT WITH LYONS FAMILY HEALTH CENTER, FOR PERIOD

APRIL 16, 1977 TO MAY 4, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO  
ENTER INTO CONTRACT WITH LYONS FAMILY HEALTH CENTER, FOR PROVISION OF HIGH QUALITY  
AMBULATORY HEALTH CARE, FOR PERIOD MAY 5, 1977 TO APRIL 15, 1978; MAXIMUM AMOUNT TO BE  
PAID BY CITY FOR SAID PERIOD IS \$83,160.; WHICH SHALL BE PAID FROM NEIGHBORHOOD HEALTH  
CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR III. (CONTRACT  
AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A.  
40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-u.

RESOLUTION RATIFYING CONTRACT WITH TRI-CITY CITIZENS' UNION FOR PROGRESS, FOR

PERIOD APRIL 16, 1977 TO MAY 4, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE  
TO ENTER INTO CONTRACT WITH TRI-CITY CITIZENS' UNION FOR PROGRESS, FOR PROVISION OF HIGH  
QUALITY AMBULATORY HEALTH CARE, FOR PERIOD MAY 5, 1977 TO APRIL 15, 1978; MAXIMUM AMOUNT  
TO BE PAID BY CITY FOR SAID PERIOD IS \$15,840., WHICH SHALL BE PAID FROM NEIGHBORHOOD  
HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR III.  
(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW  
N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-v.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AGREEMENT FOR RENTAL OF REFRESHMENT CONCESSION AT ST. PETER'S RECREATION CENTER, WITH SOUTH WARD LITTLE LEAGUE, INC., 1481 ORCHARD TERRACE, HILLSIDE, NEW JERSEY, IN ACCORDANCE WITH REQUIREMENTS STATED IN BID PROPOSAL; QUOTED BID OF \$1,725. PER YEAR, PAYABLE IN ONE LUMP SUM, WITHIN (30) THIRTY DAYS AFTER CONTRACT IS APPROVED; FUNDS RECEIVED FROM CONTRACTOR SHALL BE DEPOSITED TO GENERAL FUND ACCOUNT - MISCELLANEOUS REVENUES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-w.

RESOLUTION AMENDING RESOLUTION 7-R-bp, JUNE 16, 1976, CONTRACT WITH ST. MICHAEL'S MEDICAL CENTER FOR AMBULATORY HEALTH CARE SERVICES AT GLADYS DICKINSON HEALTH CENTER, BY EXTENDING CONTRACT TO OCTOBER 15, 1977 INSTEAD OF APRIL 15, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AMENDED CONTRACT REFLECTING SAID EXTENSION; MAXIMUM AMOUNT TO BE PAID UNDER AMENDED CONTRACT REMAINS AT \$238,000., BUDGETED IN 1974 HOUSING DEVELOPMENT ACT FUNDS, YEAR II. (EXTENSION OF CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-x.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION BETWEEN CITY OF NEWARK AND NEWARK SERVICES CORPORATION FOR PERIOD JANUARY 1, 1977 TO MAY 4, 1977, FOR PROVISION OF SERVICES REQUIRED TO COMPLY WITH SPECIFICATIONS OF THE HAZARD REDUCTION COMPONENT OF THE NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROGRAM; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NEWARK SERVICES CORPORATION FOR PERIOD MAY 5, 1977 TO JUNE 30, 1977, FOR PROVISION OF SERVICES REQUIRED TO COMPLY WITH SPECIFICATIONS OF THE HAZARD REDUCTION COMPONENT OF THE NEWARK CHILDHOOD LEAD POISONING



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PREVENTION AND CONTROL PROGRAM; MAXIMUM AMOUNT TO BE PAID UNDER AFORESAID CONTRACT IS FOR SAID PERIOD IS \$6,000.; GRANT DERIVED FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE FOR PERIOD JANUARY 1, 1977 TO DECEMBER 31, 1977. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1, ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO APPLY TO NEW JERSEY STATE DEPARTMENT OF EDUCATION FOR TOTAL OF \$1,056,562.50 IN ORDER TO IMPLEMENT THE 1977 NEWARK SUMMER FOOD PROGRAM; NO MATCH IS REQUIRED BY CITY OF NEWARK FOR THESE FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Director of Health and Welfare Buford, Business Administrator Walls, Project Director Patel and Assistant Project Director Johnson to meet with the Council May 17, 1977 was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-z.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION BETWEEN CITY OF NEWARK AND NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY FOR PERIOD JANUARY 1, 1977 TO MAY 4, 1977, FOR BLOOD LEAD TESTING, CENTRAL REGISTRY AND CLINICAL CARE SERVICES TO COMBAT LEAD POISONING; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY FOR PERIOD MAY 5, 1977 TO JUNE 30, 1977, FOR BLOOD LEAD TESTING, CENTRAL REGISTRY AND CLINICAL CARE SERVICES TO COMBAT LEAD POISONING IN THE CITY OF NEWARK; MAXIMUM AMOUNT TO BE PAID UNDER AFORESAID CONTRACT FOR SAID PERIOD IS \$45,413. (PATIENT CARE-\$12,500., LEAD REGISTRY-\$14,913., LABORATORY SERVICES 3,000 TESTS @ \$6.-\$18,000., TOTALLING \$45,413.; SHALL BE DERIVED FROM GRANT FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE FOR PERIOD FROM JANUARY 1, 1977 TO DECEMBER 31, 1977. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1a) AND (2))

May 4, 1977

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-ba.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET; UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, INDEPENDENCE HIGH SCHOOL, FOURTH YEAR, \$100,278.: ITEM AVAILABLE FROM STATE OF NEW JERSEY LAW ENFORCEMENT PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH DICTAPHONE CORPORATION, 470 COLFAX AVENUE, CLIFTON, NEW JERSEY, ONLY BID RECEIVED, FOR A ONE (1) YEAR MAINTENANCE CONTRACT FOR VOICE RECORDING SYSTEM IN THE POLICE COMMUNICATIONS BUREAU, ANNUAL MAINTENANCE CHARGE PREDICATED ON QUANTITY OF ITEMS LISTED IN CONTRACT SCHEDULE, TOTALLING \$4,527.;SHALL BE PAID FROM FUNDS BUDGETED IN POLICE DEPARTMENT, ACCOUNT CODE 7112.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING PUBLIC AUCTION OF SALE OF NUMEROUS CITY-OWNED PROPERTIES NOT REQUIRED FOR GOVERNMENTAL PURPOSES, ON MAY 13, 1977, AT 11:00 A. M., AT THE MILITARY PARK BUILDING, 20 PARK PLACE, NEWARK, NEW JERSEY, PURSUANT TO N.J.S.A. 40A:12-13 (a); AND AUTHORIZING ADVERTISING OF EXHIBIT A AND NOTICE OF FURTHER MEETING, MAY 18, 1977, AT WHICH TIME THE MUNICIPAL COUNCIL WILL ACCEPT OR REJECT BIDS AS PROVIDED BY LAW. (DOUBLEHEADER REAL ESTATE AUCTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

President Harris.

7-R-bd.

RESOLUTION CANCELLING SUM OF \$587.56 BEING TOTAL AMOUNT OF UNPAID TAXES DUE AND OWING THE CITY OF NEWARK SUBSEQUENT TO FILING OF DECLARATION OF TAKING, ON PROPERTY KNOWN AS 190 WEST RUNYON STREET, BLOCK 3021, LOT 4. (HOUSING AUTHORITY ACQUIRED SAID PREMISES BY CONDEMNATION PROCEEDINGS INSTITUTED IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-be.

RESOLUTION ACCEPTING BID OF THE TRUST FOR PUBLIC LAND, FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 116, LOT 24, 32-34 WEST KINNEY STREET AND BLOCK 374, LOT 18, 104 NINETEENTH AVENUE, NEWARK, NEW JERSEY, FOR \$500.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

Not Voting: Councilman Carrino.

7-R-bf.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO ROBERT GRIMM, SANITARY INSPECTOR, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, BUREAU OF CODE ENFORCEMENT, FOR PERIOD BEGINNING FEBRUARY 6, 1977 AND ENDING AUGUST 6, 1977. (WORKING IN FEDERALLY FUNDED POSITION - FIRST LEAVE BEGAN AUGUST 6, 1976.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bg.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO VERTTA LEATH, CLERK TYPIST, DEPARTMENT OF FINANCE, DIRECTOR'S OFFICE, FOR PERIOD BEGINNING APRIL 5, 1977 AND ENDING OCTOBER 5, 1977. (WORKING ON FEDERAL PROGRAM, ADMINISTRATIVE SECRETARY - FIRST LEAVE BEGAN APRIL 5, 1976.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bh.            RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO JANET N. HOLT,  
ACCOUNT CLERK, DEPARTMENT OF FINANCE, EMPLOYEES' RETIREMENT SYSTEM, FOR PERIOD BEGINNING  
APRIL 18, 1977 AND ENDING OCTOBER 17, 1977. (DEPARTMENT OF HEALTH AND WELFARE, DIVISION  
OF WELFARE, SOCIAL CASEWORKER - FIRST LEAVE BEGAN OCTOBER 18, 1976.

A motion to adopt the resolution was made by Councilman Carrino, seconded by  
Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bi.            RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO LUCILLE  
DICKINSON, BUDGET EXAMINER, 37½ HOURS, DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET,  
FOR PERIOD BEGINNING APRIL 4, 1977 AND ENDING OCTOBER 6, 1977. (ASSISTANT TO THE DIRECTOR  
OF FINANCE - FIRST LEAVE BEGAN APRIL 7, 1975)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bj.            RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ELOISE  
MANESS, WIDOW, OWNER OF PREMISES 238 SEYMOUR AVENUE, BLOCK 3021, LOT 30, FREE AND CLEAR,  
WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bk.            RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$750. PAYABLE  
TO ESTHER BAUM AND WILLIAM BAUM, HER HUSBAND AND HERMAN W. KAPP, THEIR ATTORNEY, 60 PARK  
PLACE, NEWARK, NEW JERSEY, IN FULL SETTLEMENT OF THEIR CLAIM, FOR INJURIES SUSTAINED TO  
ESTHER BAUM WHEN SHE FELL INTO A HOLE WHILE CROSSING PENN PLAZA WEST. (INSTITUTED SUIT  
IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, ESSEX COUNTY AND WHEN MATTER CAME FOR TRIAL  
PLAINTIFFS AGREED TO ACCEPT \$2,250. IN FULL SETTLEMENT OF THEIR CLAIM, CITY OF NEWARK-  
\$750., FRANK BRISCOE CO., INC.-\$750. AND FIRST-NEWARK-GATEWAY URBAN RENEWAL CORP.-\$750.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by

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Councilman Allen and declared adopted by President Harris by the following votes;

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-b1.

RESOLUTION AUTHORIZING CORPORATION COUNSEL TO EXECUTE ATTACHED ORDER, PASSAIC VALLEY SEWERAGE COMMISSIONERS, A PUBLIC BODY, PLAINTIFF, VS. CITY OF NEWARK, A MUNICIPAL CORPORATION OF THE STATE OF NEW JERSEY, DEFENDANT, REQUIRING THE CITY OF NEWARK TO TERMINATE POLLUTION OF THE PASSAIC RIVER EMANATING FROM ITS STORM SEWERS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to communicate with Director of Engineering Zach requesting him to submit a report to the Council with respect to pollution of Passaic River and a reply as to whether the City of Newark is complying with Anti Pollution standards was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bm.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 68 PESHINE AVENUE, NEWARK, NEW JERSEY, BLOCK 2598, LOT 32, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)" ADOPTED MAY 4, 1977 (6-Ph, S & F-u) AND THE ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR, AND PUBLICATION.

(Copy of resolution submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-bn.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO SUBMIT APPLICATION TO, ENTER INTO AGREEMENT WITH, AND TO ACCEPT URGENT NEEDS FUNDS IN THE AMOUNT OF \$16,000,000. TO BE USED FOR COMPLETION OF THE FOLLOWING URBAN RENEWAL PROJECTS: NJR-6, R-32, R-38, R-50, R-58, R-121, R-123 FROM THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT BLOCK GRANT PROGRAM ESTABLISHED BY TITLE I OF THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, P. L. 93-383.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by

May 4, 1977

Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

President Harris.

7-R-bo.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION BETWEEN CITY OF NEWARK AND NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD MARCH 1, 1977 TO MAY 4, 1977; FURTHER AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PROJECT ENTITLED "NC4 COMMENCEMENT AND TRAINING PROGRAM", FOR PERIOD MAY 5, 1977 TO MAY 31, 1977; CONTRACT PROVIDES FOR FUNDING FROM SLEPA-\$33,518., STATE BUY-IN-\$1,862., LOCAL CASH-\$1,862., TALLING \$37,242. (\$1,182. EQUALS 5% MATCH AND LOCAL CASH TO BE PROVIDED BY CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

President Harris.

7-R-bp.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE AGREEMENT BETWEEN CITY OF NEWARK AND STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION FOR IMPROVEMENT OF VARIOUS STREET INTERSECTIONS IN THE CITY OF NEWARK, COUNTY OF ESSEX, UNDER TOPICS PROJECT T-TM-4001(73), DESIGNATED AS AGREEMENT NO. 4 - WATER FACILITIES RELOCATION; CITY OF NEWARK WILL INCUR NO EXPENSE FOR PERFORMANCE OF SAID WORK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

President Harris.

7-R-bq.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO GUILLERMO G. CEBALLOS, TRAFFIC ENGINEER, DEPARTMENT OF ENGINEERING, DIRECTOR'S OFFICE, FOR PERIOD BEGINNING APRIL 14, 1977 AND ENDING OCTOBER 13, 1977. (ON FEDERAL PROGRAM - FIRST LEAVE BEGAN APRIL 14, 1975)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

President Harris.

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7-R-br.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO RICHARD S.

FRISCIA, LABORER, R.C., DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, FOR PERIOD BEGINNING APRIL 14, 1977 AND ENDING AUGUST 16, 1977. (ASSISTANT CHIEF CLERK, DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION - FIRST LEAVE BEGAN FEBRUARY 16, 1976)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bs.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO JONNIE BOULER,

CLERK TYPIST, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, FOR PERIOD BEGINNING APRIL 18, 1977 AND ENDING OCTOBER 18, 1977. (POSITION WITH HCDA - FIRST LEAVE BEGAN APRIL 16, 1976)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bt.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO ALONZO

KITTRELS, PERSONNEL DIRECTOR, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, FOR PERIOD BEGINNING MARCH 20, 1977 AND ENDING SEPTEMBER 20, 1977. (ANOTHER POSITION WITH THE BOARD OF EDUCATION - FIRST LEAVE BEGAN SEPTEMBER 19, 1975)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bu.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS

IN 1977 CITY OF NEWARK BUDGET, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, FROM PRINCIPAL PERSONNEL TECHNICIAN, TO OTHER SALARIES AND WAGES, SENIOR PERSONNEL TECHNICIAN TO PROVIDE FUNDS FOR ONE (1) ADDITIONAL SENIOR PERSONNEL TECHNICIAN, EFFECTIVE MAY 2, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

May 4, 1977

7-R-bv.

RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AN AGREEMENT WITH NEWARK PUBLIC RADIO, INC., CONTRACT PROVIDES FOR PAYMENT IN THE AMOUNT OF \$11,294.00 BUDGETED IN THE STATE OF NEW JERSEY, DEPARTMENT OF COMMUNITY AFFAIRS ALLOCATION (GRANT AGREEMENT NUMBER 75324) PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC 5301, P.L. 93-383); NO ADDITIONAL FUNDS TO BE REQUIRED BY THE CITY OF NEWARK. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Executive Director Dennison, MPDO, Business Administrator Walls, Chairperson Fullilove, Newark Public Radio Inc., Contract Monitor Officer Washington and Mr. Ottenhoff, Office of Newark Studies to meet with the Council May 17, 1977 was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bw.

RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO A CONTRACT FOR TECHNICAL AND PROFESSIONAL SERVICES WITH GRUZEN & PARTNERS. THE CONTRACT PROVIDES FOR PAYMENT IN THE AMOUNT OF \$14,840. BUDGETED IN THE COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC 5301, P.L. 93-383); NO ADDITIONAL FUNDS ARE REQUIRED BY THE CITY OF NEWARK. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bx.

RESOLUTION RATIFYING CONTRACT WITH VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER FOR PERIOD APRIL 1, 1977 TO MAY 4, 1977: FURTHER AUTHORIZING CITY TO ENTER INTO CONTRACT WITH VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER FOR PERIOD MAY 5, 1977 TO MARCH 31, 1978; SLEPA-\$45,346., \$2,519.-STATE BUY-IN, \$2,519.-LOCAL CASH TO BE PROVIDED



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BY DIVISION OF YOUTH AND FAMILY SERVICES; TOTTALLING \$50,384.; CONDITIONED UPON PROPER  
BUDGET INSERTION. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC  
CONTRACTS LAW N.J.S.A. 40A:11-5 (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Executive Director Zalkind, Newark Office of Criminal Justice Planning, Executive Director Amos, Vindicate Society, Director of Finance Sullivan and Manager and Director Wilson, YMCA to meet with the Council at their special conference May 10, 1977 was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-by.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH NEW JERSEY STATE LAW

ENFORCEMENT PLANNING AGENCY FOR PERIOD APRIL 1, 1977 TO MAY 4, 1977; FURTHER AUTHORIZING  
MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH NEW JERSEY STATE LAW ENFORCEMENT  
PLANNING AGENCY FOR PERIOD MAY 5, 1977 TO MARCH 31, 1978 FOR PROJECT ENTITLED "VINDICATE  
SOCIETY RESIDENTIAL TREATMENT CENTER"; SLEPA-\$45,346., STATE BUY-IN-\$2,519., LOCAL CASH-  
\$2,519., TOTTALLING \$50,384. (LOCAL CASH TO BE PROVIDED BY DIVISION OF YOUTH AND FAMILY  
SERVICES)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Executive Director Zalkind, Newark Office of Criminal Justice Planning, Executive Director Amos, Vindicate Society, Director of Finance Sullivan and Manager and Director Wilson, YMCA to meet with the Council at their special conference May 10, 1977 was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-bz.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE

INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF  
APPROPRIATION, NC-4 COMMENCMENT AND TRAINING PROJECT, \$35,380.; ITEM AVAILABLE FROM  
STATE OF NEW JERSEY, LAW ENFORCEMENT PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

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7-R-ca.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE

INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER PROJECT, THIRD ACTION YEAR, \$47,865.; ITEM AVAILABLE FROM STATE OF NEW JERSEY, LAW ENFORCEMENT AND PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Executive Director Zalkind, Newark Office of Criminal Justice Planning, Executive Director Amos, Vindicate Society, Director of Finance Sullivan and Manager and Director, Wilson, YMCA to meet with the Council at their special conference May 10, 1977 was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-cb.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO DELIVER CHECK FOR \$13,192.99

PAYABLE TO JAMES P. PURCELL ASSOCIATES AND HENRY J. DAALEMAN, THEIR ATTORNEY, FOR SERVICES PERFORMED PURSUANT TO THEIR AGREEMENT AND THE CITY OF NEWARK. (INSTITUTED ACTION IN SUPERIOR COURT, LAW DIVISION, ESSEX COUNTY ON OR ABOUT APRIL 8, 1974 FOR PAYMENT OF \$130,303.48, RESOLUTION 7-R-1, DATED SEPTEMBER 15, 1976 AUTHORIZED PAYMENT OF \$56,000. AND SAID RESOLUTION APPROVED A STIPULATION OF SETTLEMENT WHICH PROVIDED THAT THE CITY OF NEWARK WOULD PAY JAMES P. PURCELL ASSOCIATES ANY AMOUNTS RETAINED BY THE CITY AS PART OF ITS RETAINAGE RIGHTS UNDER THE AGREEMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-cc.

RESOLUTION AMENDING TAX ABATEMENT FOR GRACE RENEWAL CORPORATION, INC. FOR

NEW JERSEY STATE AFL-CIO URBAN RENEWAL HOUSING, INC., A NONPROFIT HOUSING CORPORATION OF STATE OF NEW JERSEY FOR CONSTRUCTION OF PROJECT AT 987-997 BROAD STREET, ALSO REFERRED TO AS "NEW NEVADA STREET" (RESOLUTION 7-R-f, NOVEMBER 15, 1976) BY DELETING FROM PARAGRAPH 10 (a) OF TAX ABATEMENT "BUT FAILURE OF THE N.J.H.F.A. TO RECEIVE SUCH NOTICE OR COMMUNICATION SHALL NOT IMPAIR ANY RIGHT OR PROCEDURE OF EITHER PARTY THERETO" PARAGRAPH 14 TO READ "THE SPONSOR SHALL COMMENCE CONSTRUCTION OF THE ABOVE DESCRIBED PROJECT WITHIN THIRTY-SIX (36) MONTHS OF THE DATE OF THIS AGREEMENT."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by

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Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

President Harris.

7-R-cd.

RESOLUTION AMENDING TAX ABATEMENT FOR EASTERN WORLD, INC., A NON-PROFIT HOUSING CORPORATION OF THE STATE OF NEW JERSEY, FOR CONSTRUCTION OF PROJECT AT 180-210 SPRUCE STREET, 107-163 BELMONT AVENUE AND 177-233 SPRUCE STREET, (RESOLUTION 7-R-r, SEPTEMBER 15, 1976) BY DELETING FROM PARAGRAPH LL (c) "BUT FAILURE OF N.J.H.F.A. TO RECEIVE SUCH NOTICE OR COMMUNICATION SHALL NOT IMPAIR ANY RIGHT OR PROCEDURE OF EITHER PARTY HERETO", LAST SENTENCE IN PARAGRAPH 7 TO READ "THE NON-PROFIT HOUSING CORPORATION SHALL PAY FIFTEEN (15%) PERCENT OF OTHER NET INCOME RECEIVED FROM SUCH COMMERCIAL FACILITIES, COIN-OPERATED VENDING MACHINES AND PARKING FEES, IF ANY," AND PARAGRAPH 15 TO READ "EASTERN WORLD, INC. SHALL COMMENCE CONSTRUCTION OF THE ABOVE DESCRIBED PROJECT WITHIN THIRTY-SIX (36) MONTHS OF THE DATE OF THIS AGREEMENT."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

President Harris.

7-R-ce.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO AGREEMENT WITH DAYTON COMMUNITY FIRST AID SQUAD, TO EFFECT A VOLUNTARY CONTRIBUTION TO SAID DAYTON COMMUNITY FIRST AID SQUAD, SUM OF \$1,000. (VOLUNTEER AMBULANCE SQUAD RENDERING SERVICE THROUGHOUT THE CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

President Harris.

7-R-cf.

RESOLUTION AMENDING RESOLUTION 7-R-cr, DECEMBER 15, 1976, CONTRACT WITH START-UP TECHNICAL INSTITUTE, PROVIDING ELECTRONIC ASSEMBLY TRAINING; BY EXTENDING TERM OF CONTRACT TO JULY 29, 1977 INSTEAD OF JULY 15, 1977; NO ADDITIONAL FUNDS ARE REQUIRED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

President Harris.

7-R-cg.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TOTTALLING \$16,467.72  
IN RESPECTIVE AMOUNTS TO NAMED POLICE OFFICERS AS INDICATED ON ATTACHED SCHEDULE, UPON  
RECEIPT OF A GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION  
COUNSEL: FOR COMPENSATION OF ACCURED OVERTIME NOT TAKEN OFF OR COMPENSATED FOR PRIOR TO  
RETIREMENT (SUPERIOR OFFICERS' ASSOCIATION AND POLICE BENEVOLENT ASSOCIATION FILED  
GRIEVANCE ON BEHALF OF RETIRED POLICE OFFICERS FOR CERTAIN BENEFITS ALLEGEDLY DUE PURSUANT  
TO COLLECTIVE BARGAINING AGREEMENT; MATTER CONTESTED BEFORE AN ARBITRATOR AND ARBITRATOR'S  
AWARD WAS CONFIRMED BY SUPERIOR COURT OF NEW JERSEY BEFORE JUDGE KIMMELMAN AND SAID JUDGE  
ENTERED AN ORDER APPROVING THE AWARD)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

President Harris.

7-R-ch.

RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS TO EXECUTE AN AGREEMENT  
IN BEHALF OF CITY OF NEWARK WITH IRONBOUND BOYS CLUB AND GIRLS CLUB AND CENTRAL WARD BOYS  
CLUB, NON-PROFIT ORGANIZATIONS, FOR LEASING OF ICE SKATING RINK OF THE IRONBOUND  
RECREATION CENTER ON MAY 16, 1977, FROM 6:30 P. M. to 12:00 P. M. AND MAY 17, 1977 FROM  
12:01 A. M. TO 12:30 A. M. FOR THE PURPOSE OF A BOXING TOURNAMENT; CITY SHALL RECEIVE  
THE LESSER OF \$500. OR 5% OF THE NET RECEIPTS FOR THE LEASING BEING THAT THIS BENEFIT  
BOXING TOURNAMENT IS BEING CONDUCTED FOR A CHARITABLE CAUSE FOR NEWARK RESIDENTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,

President Harris.

7-R-cl.

RESOLUTION AMENDING RESOLUTION 7-R-c, JUNE 24, 1976, PARAGRAPH 1 AND RESOLUTION  
7-R-p, FEBRUARY 16, 1977, PARAGRAPH 1, RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND  
WELFARE TO ENTER INTO AND EXECUTE SECOND AMENDED CONTRACT, ACCEPTING ADDITIONAL GRANT  
AWARD FROM DIVISION OF DRUG ABUSE CONTROL OF THE STATE OF NEW JERSEY, STATE DEPARTMENT OF  
HEALTH, INCREASING GRANT FROM \$618,569. TO \$643,369.; TOTAL FUNDING IN THE AMOUNT OF  
\$1,193,870.; NEW JERSEY STATE DEPARTMENT OF HEALTH \$643,369.; CITY OF NEWARK-MATCH-IN-KIND

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\$120,000. AND H.C.D.A. II-\$429,501., TOTTALLING \$549,501. (CITY OF NEWARK LOCAL MATCH NOT BEING INCREASED) (NEWARK MULTIPHASIC DRUG TREATMENT PROGRAM)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

No: Councilman Carrino.

7-R-cj.

RESOLUTION AMENDING RESOLUTION 7-R-bd, SEPTEMBER 15, 1976, PARAGRAPH 1 AND RESOLUTION 7-R-r, FEBRUARY 16, 1977, PARAGRAPH 1, RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE AMENDED CONTRACTS FOR PROVISION OF NEWARK'S MULTIPHASIC DRUG TREATMENT PROGRAM, BY INCREASING AMOUNTS OF SAID CONTRACTS WITH HOUSE OF IN SIGHT TO \$134,656.25, SOUL-O-HOUSE TO \$90,818.75 AND NEW WELL TO \$50,381.25; TOTAL ESTIMATED BUDGETS FOR PERIOD SEPTEMBER 25, 1976 TO JUNE 24, 1977 IS \$275,856.24; NEW JERSEY STATE DEPARTMENT OF HEALTH-53% AND CITY OF NEWARK (IN-KIND AND HCDA II-47%. (GRANT FROM DIVISION OF DRUG ABUSE CONTROL OF NEW JERSEY STATE DEPARTMENT OF HEALTH INCREASED FROM \$618,569. TO \$643,369.) (AMENDED CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Villani,  
President Harris.

No: Councilman Carrino.

7-R-ck.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS WITH PRUDENTIAL INSURANCE COMPANY OF AMERICA, FOR IMPROVED SURGICAL COVERAGE INCLUDING MAJOR MEDICAL AND AUTHORIZED DEATH BENEFITS; MAXIMUM ESTIMATED AMOUNT FOR FISCAL YEAR 1977 IS \$250,000.; CITY EMPLOYEES-\$175,000., FEDERALLY FUNDED EMPLOYEES-\$75,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

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145 7-R-cl.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE PROVIDING FOR THE VACATION OF STRATFORD PLACE AS LAID OUT 55 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES EXTENDING FROM AVON AVENUE TO ROSE STREET AND ROSE STREET NORTHERLY TO THE PROPOSED SOUTHERLY LINE OF WAVERLY AVENUE; ALSO FOR THE VACATION OF HILLSIDE PLACE AS LAID OUT 55 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM AVON AVENUE TO ROSE STREET AND ROSE STREET NORTHERLY TO THE PROPOSED SOUTHERLY LINE OF WAVERLY AVENUE; AND FOR THE VACATION OF ROSE STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM THE EAST PROPERTY LINE OF HILLSIDE PLACE AND FROM THE WEST PROPERTY LINE OF HILLSIDE PLACE TO THE PROPOSED EASTERLY LINE OF BELMONT AVENUE" ADOPTED MAY 4, 1977 (6-Ph, S & F-w) AND THE ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE AND APPROVAL BY THE MAYOR, AND PUBLICATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-cm.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CHANGE THE TABLE OF ORGANIZATION)," ADOPTED MAY 4, 1977 (6-Ph, S & F-x) AND THE ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR AND PUBLICATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Villani, President Harris.

Not Voting: Councilman Martinez.

7-R-cn.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO RENDER PAYMENT TO GUASTO CONSTRUCTION COMPANY, SUBJECT TO TERMS AND CONDITIONS OF THE CONTRACT AND EXECUTE GENERAL RELEASE AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN AMOUNT OF \$14,141.53 AS SETTLEMENT IN FULL OF ALL CLAIMS; FOR ADDITIONAL PAYMENT FOR CONSTRUCTION OF COOPER MEMORIAL PARK (7-R-ci, APRIL 16, 1975 ORIGINAL CONTRACT AWARDED); FUNDS PROVIDED BY UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, OPEN SPACE PROGRAM, RESOLUTION 7-R-o, APRIL 3, 1974.

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James Villani,  
President Harris.

MOTIONS.

7-M-a.

A MOTION COMMENDING ANNAMAY SHEPPARD, DIRECTOR OF THE RUTGERS UNIVERSITY URBAN CLINIC, FRANK CATALINA, URBAN CLINIC COUNSEL, AND TENANT VOLUNTEERS JOSEPH WORTH AND THOMAS J. CORBALLY, FOR THEIR OUTSTANDING RESEARCH AND WORK WHICH RESULTED IN A LANDMARK COURT DECISION UPHOLDING TENANTS' RIGHT TO BE HEARD BEFORE THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT CAN PRE-EMPT LOCAL RENT CONTROL ORDINANCES, was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-M-b.

A MOTION DIRECTING THE CITY CLERK TO INVITE DIRECTOR OF DIVISION OF TAXICABS TUFF, THE COMMISSIONERS OF THE TAXICAB DIVISION AND BUSINESS ADMINISTRATOR WALLS TO MEET WITH THE COUNCIL AT THEIR SPECIAL CONFERENCE MAY 24, 1977 TO EXPLORE CHARGES POSED BY MR. WILLIE B. SMITH AND MR. DON C. CLARK, UNDER "HEARINGS OF CITIZENS", RELATIVE TO TAXICAB GRIEVANCES, was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

President Harris stated he has been informed that on May 2, 1977, Governor Brendan T. Byrne signed into Law Chapter 78, Senate Bill 200 which increases the fee for official searches for municipal liens effective immediately from \$3. to \$10.

7-M-c.

President Harris MOVED THAT THE CITY CLERK BE DIRECTED TO COMMUNICATE THIS INFORMATION TO ALL AFFECTED OFFICERS THAT THEY BEGIN COLLECTING THESE NEWLY ESTABLISHED FEES AS SOON AS POSSIBLE FOR OFFICIAL SEARCHES FOR MUNICIPAL LIENS AS REFERRED TO IN CHAPTER 78, SENATE BILL 200, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

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COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-d) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ASSISTANT PURCHASING AGENT AS PER CIVIL SERVICE CLASSIFICATION)."

(Central Purchase Division

Assistant Purchasing Agent \$13,457. - \$16,361.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled at an adjourned meeting of December 3, 1975 held December 10, 1975)

(Ordinance removed from the table April 20, 1977)

A motion directing the City Clerk to place this ordinance on the May 18, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 22, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY DELETING THEREFROM THE LEFT TURNS PROHIBITIONS ON GOULD AVENUE."

(Gould Avenue, Eastbound to Northbound on West Market Street to Humboldt Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 18, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 22, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON ACADEMY STREET."



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(Deleting Academy Street, both sides, from Broad Street to University Avenue

Adding Academy Street, south side, from Broad Street to University Avenue

Academy Street, north side, from Broad Street to Halsey Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 18, 1977 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 22, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO ONE HOUR, ON ACADEMY STREET."

(Academy Street, north side, from Halsey Street to University Avenue, from 9:00 A. M. to 4:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 18, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 22, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-5, PARKING LIMITED TO TWO HOURS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO TWO HOURS, ON ACADEMY STREET."

(Academy Street, north side, from University Avenue to Summit Street, from 7:00 A. M. to 4:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the May 18, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

11-33  
8-f.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED APRIL 22, 1977, NOMINATING MR. LEONARD CHAVIS, AS A MEMBER OF THE COMMITTEE ON THE STATUS OF WOMEN, FOR A TERM OF ONE YEAR.

(Copy of communication submitted to each Member of the Council)

A motion to confirm the nomination of Mr. Leonard Chavis, as a Member of the Committee on the Status of Women, for a term of one year was made by President Harris, seconded by Councilman Martinez.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

President Harris: This nomination is confirmed.

8-g.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED APRIL 22, 1977, NOMINATING MS. CAROLE GRAVES, AS A MEMBER OF THE COMMITTEE ON THE STATUS OF WOMEN, FOR A TERM OF ONE YEAR.

(Copy of communication submitted to each Member of the Council)

A motion to confirm the nomination of Ms. Carole Graves, as a Member of the Committee on the Status of Women, for a term of one year was made by Councilman James, seconded by President Harris.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

President Harris: This nomination is confirmed.

8-h.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED APRIL 22, 1977, NOMINATING MS. JEAN PALUMBO, AS A MEMBER OF THE COMMITTEE ON THE STATUS OF WOMEN, FOR A TERM OF ONE YEAR.

(Copy of communication submitted to each Member of the Council)

A motion to confirm the nomination of Ms. Jean Palumbo, as a Member of the Committee on the Status of Women, for a term of one year was made by Councilman Villani, seconded by Councilman Giuliano.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

President Harris: This nomination is confirmed.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 25, 1977, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE READOPTION OF THE ZONING ORDINANCE OF THE CITY OF NEWARK, TITLE 27, CHAPTER 1, SECTION 1 ET SEQ., OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED, AS AN INTERIM ZONING ORDINANCE."

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(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this item, See Ordinance 6-F-1, on Page 8 in the minutes of this meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.                    COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED APRIL 11, 1977, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE BUSINESS ADMINISTRATOR TO ENTER INTO A LEASE ON BEHALF OF NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING (SUPPORTED WORK-PROJECT RESOURCE) WITH ELWOOD ASSOCIATES, INC. FOR THE PERIOD APRIL 21, 1977 THROUGH DECEMBER 31, 1977 FOR 19,907 SQUARE FEET OF SPACE AT 215 CENTRAL AVENUE; FURTHER RATIFYING SAID LEASE FOR THE PERIOD OCTOBER 1, 1976 THROUGH APRIL 20, 1977; AND AUTHORIZING THE LEASING OF AN ADDITIONAL 1,250 SQUARE FEET OF SPACE FOR THE PERIOD APRIL 21, 1977 THROUGH DECEMBER 31, 1977 AND RATIFYING SAID LEASE FOR ADDITIONAL SPACE FOR THE PERIOD APRIL 1, 1977 THROUGH APRIL 20, 1977; TOTAL CONSIDERATION FOR TERMS AFORESAID SHALL BE \$32,007.60.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.                    The City Clerk reported the following Bingo and Raffles Licenses were issued from April 12, 1977 to April 26, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Church of Our Lady of Good Counsel	7123 (Amended)
Polish Cultural Foundation, Inc.	7172 (Amended)
St. Lucy's Roman Catholic Church	7236 (Amended)
Queen of Angels Church	7291 (Amended)
Beth David Jewish Center	7295 (Amended)
St. Francis Xavier Roman Catholic Church	7391 (Amended)
St. Antoninus Church	7423
St. Antoninus Prayer Group	7424

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RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Our Lady of Mt. Carmel School - Parent Teachers Association	7350 (Amended)
St. Mary's of the Immaculate Conception Church	7385 (Amended)
St. Casimir's Roman Catholic Church	7425
St. Nicholas Greek Orthodox Church	7426
Queen of Angels Church	7427
Holy Name Society of St. Francis Xavier Church	7428
St. Gerard Society of St. Francis Xavier Church	7429
Sacred Heart Church	7430

A motion to concur in the report was made by the Council of the Whole and adopted by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

This meeting adjourned at 3:15 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President

c

Newark, New Jersey, June 1, 1977  
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A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 2:45 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Malachi D. Rountree, Good Neighbor Baptist Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Kenneth Wilson, Sergeant-at-Arms.

President Harris apologized to the audience for the meeting convening so late, but the law dictates Council must interview all nominees for Judgeship prior to the public meeting and taking formal action on the nominees. All of the special pre-meeting conferences held in the City of Newark are open to the public. Any person interested in these matters may appear as the door to the Conference Room on the Third Floor is open.

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule or regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on May 23, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

A motion to consider Resolution 7-R-h at this time was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION COMMENDING LARRY FAINES, NEWARK BOYS' CLUBS "YOUTH OF THE YEAR",  
FOR OUTSTANDING ACHIEVEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris.

Councilman James read the resolution in full.

Councilman James introduced Mr. Wilson, Executive Director of Boys Club of Newark.

Mr. Faines said that he would like to thank the Municipal Council and everyone else who participated for honoring him today.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented COPY OF FINANCIAL STATEMENTS FOR YEAR ENDING DECEMBER 31, 1976 FOR THE PARKING AUTHORITY OF THE CITY OF NEWARK, SUBMITTED BY ISAAC THOMAS, JR., EXECUTIVE DIRECTOR.

(Copy submitted to each Member of the Council)

A motion that the Financial Statements be received and staff study be made for report to the Council was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented COPY OF RESPONSE TO AUDITOR'S REPORTS FOR THE CITY OF NEWARK, FOR THE YEARS 1974 AND 1975, SUBMITTED BY FLEMING JONES, MUNICIPAL COMPTROLLER.

(Copy submitted to each Member of the Council)

A motion that Auditor's Reports for the City of Newark be received and staff study be made for report to the Council was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c. The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-38 AND C/D/S FROM APRIL 4, 1977 TO APRIL 8, 1977 AND URBAN RENEWAL PROJECTS R-6 AND C/D/S FROM APRIL 11, 1977 TO APRIL 15, 1977 AND A NEGATIVE REPORT OF PROPERTY ACQUISITIONS FOR PERIOD APRIL 18, 1977 TO APRIL 22, 1977 AND FROM APRIL 25, 1977 TO APRIL 29, 1977 AND A NEGATIVE REPORT OF PROPERTY

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DEMOLITIONS FOR PERIOD APRIL 4, 1977 TO APRIL 18, 1977 AND FROM APRIL 11, 1977 TO APRIL 15, 1977 AND FROM APRIL 18, 1977 TO APRIL 22, 1977 AND FROM APRIL 25, 1977 TO APRIL 29, 1977.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d.

The City Clerk presented COPY OF INVESTMENT ACTIVITY REPORTS FOR THE PERIOD JANUARY 1, 1977 THROUGH MAY 6, 1977, SUBMITTED BY DENNIS SULLIVAN, DIRECTOR OF FINANCE.

(Copy submitted to each Member of the Council)

The City Clerk read the following schedule of Investments for the the period January 1, 1977 through May 6, 1977, submitted by Director of Finance Sullivan:

INVESTMENT ACTIVITY REPORT  
1-01-77 - 3-17-77

FUND	TYPE	DATE	MATURITY	RATE	AMOUNT		DESCRIPTION			BANK/BROKER	SAFEKEEPING
Current	Repurchase	2-11-77	2-14-77	4.5 %	\$ 2,000,000.00	\$ 2,000,000.00	FNMA 6.55's	12-10-79		First Nat'l. State Bank 550 Broad St. Newark, N.J.	Same
	Repurchase	2-14-77	2-15-77	4.5 %	6,000,000.00	300,000.00	USTB	3-24-77	"	"	"
						400,000.00	USN 6.5's	3-31-77	"	"	"
						950,000.00	GNMA 8's	12-15-2006	"	"	"
						950,000.00	GNMA 8's	1-15-2003	"	"	"
						950,000.00	GNMA 8's	7-15-2006	"	"	"
						950,000.00	GNMA 8's	8-15-2006	"	"	"
						500,000.00	FNMA 6.55's	12-10-79	"	"	"
						100,000.00	GNMA 8's	6-15-2006	"	"	"
						900,000.00	GNMA 8's	9-15-2006	"	"	"
	Repurchase	2-14-77	2-21-77	4.5 %	2,000,000.00	100,000.00	GNMA 8.5's	2-15-2006	"	"	"
						900,000.00	GNMA 8.0	1-15-2003	"	"	"
						1,000,000.00	GNMA 8.5	10-15-2006	"	"	"
	Repurchase	2-18-77	2-22-77	4.55%	1,700,000.00	1,700,000.00	USN 7.375's	5-15-81	"	"	"
	Repurchase	2-22-77	3-1-77	4.60%	3,700,000.00	2,700,000.00	GNMA 8's	10-15-2006	"	"	"
						1,000,000.00	GNMA 8's	6-15-2006	"	"	"
	Repurchase	3-10-77	3-14-77	4.55%	2,000,000.00	2,000,000.00	GNMA 8.5's	2-15-2006	"	"	"
						1,800,000.00	GNMA 8.5's	10-15-2003	"	"	"
OTHER Watershed	Repurchase	3-1-77	3-8-77	4.55%	300,000.00	295,000.00	USN 7 1/2	10-31-77		Midlantic Nat'l. 744 Broad St. Newark, N.J.	"
Watershed	Repurchase	3-8-77	3-15-77	4.55%	300,000.00	295,000.00	USN 7 1/2	10-31-77	"	"	"
Watershed	Repurchase	3-15-77	2-22-77	4.55%	300,000.00	295,000.00	USN 7 1/2	10-31-77	"	"	"
Watershed	Repurchase	2-22-77	2-28-77	4.55%	300,000.00	295,000.00	USN 7 1/2	10-31-77		Midlantic Nat'l. 744 Broad Street Newark, N.J.	Same
Open Space	Repurchase	2-22-77	2-28-77	4.55%	400,000.00	394,000.00	USN 7 1/2	10-31-77	"	"	"
Open Space	Repurchase	3-1-77	3-8-77	4.55%	400,000.00	394,000.00	USN 7 1/2	10-31-77	"	"	"
Open Space	Repurchase	3-8-77	3-15-77	4.55%	400,000.00	394,000.00	USN 7 1/2	10-31-77	"	"	"
Open Space	Repurchase	3-15-77	3-22-77	4.55%	300,000.00	299,000.00	USN 7.375%	4-30-77	"	"	"

FOOTNOTES:

- (1) FNMA - Federal National Mortgage Association
- (2) GNMA - Government National Mortgage Association
- (3) USTB - U.S. Treasury Bills
- (4) USN - U.S. Notes

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INVESTMENT ACTIVITY REPORT  
5/17/77-5/6/77

<u>FUND</u>	<u>TYPE</u>	<u>DATE</u>	<u>MATURITY</u>	<u>RATE</u>	<u>AMOUNT</u>	<u>DESCRIPTION</u>	<u>BANK/BROKER</u>	<u>SAFEEKEEPING</u>
Current	Repurchase	4/13/77	4/25/77	4.625%	2,500,000.00	\$1,500,000.00 FIA Deb. 4.125% 5/1/73 1,000,000.00 GNMA 9% 12/15/2004	First National State Bank 550 Broad, Newark	Same
Current	Repurchase	4/13/77	4/18/77	4.625%	2,000,000.00	1,000,000.00 GNMA, 9% 12-15-2004 1,000,000.00 Treasury Bills 9/8/77	First National State Bank 550 Broad, Newark	Same
Current	Repurchase	4/18/77	4/19/77	4.55%	2,600,000.00	2,600,000.00 Treasury Bills 4/21/77	First National State Bank 550 Broad, Newark	Same
Current	Repurchase	4/19/77	4/22/77	4.55%	2,000,000.00	2,000,000.00 Treasury Bills 4/21/77	First National State Bank 550 Broad, Newark	Same
Current	Repurchase	4/22/77	4/25/77	4.55%	2,000,000.00	950,000.00 GNMA, 8% 1/15/2005 50,000.00 GNMA, 9% 11/15/2005 1,000,000.00 U.S. Notes 6.625% 8/31	First National State Bank	Same
Current	Repurchase	4/25/77	4/27/77	4.55%	1,000,000.00	500,000.00 GNMA, 8.5% 1/15/2006 300,000.00 GNMA, 9% 7/15/2005 200,000.00 GNMA, 9% 11/15/2005	First National State Bank	Same
Current	Repurchase	4/25/77	5/2/77	4.55%	3,500,000.00	950,000.00 GNMA, 8% 1/15/2007 650,000.00 GNMA, 9% 11/15/2005 950,000.00 GNMA, 9% 6/15/2005 950,000.00 GNMA, 8% 7/15/2006	First National State Bank	Same
Current	Repurchase	4/27/77	5/2/77	4.55%	1,500,000.00	1,500,000.00 F.H.L.B.'s 4.55's 5/23/77	First National State Bank	Same
Current	Repurchase	4/29/77	5/16/77	4.55%	1,500,000.00	1,500,000.00 F.H.L.B. 4.55's 5/23/77	First National State Bank	Same
Current	Repurchase	5/2/77	5/16/77	5.20%	2,373,000.00	500,000.00 G.N.M.A. 7.5's 4/15/2007 522,545.53 G.N.M.A. 7.5's 2/15/2007 499,316.59 G.N.M.A. 7.5's 1/15/2007 575,271.54 G.N.M.A. 7.5's 4/15/2007 499,289.78 G.N.M.A. 7.5 2/15/2007	Bevill, Presler & Schulman 1 Gateway, Newark	First National State Bank
Current	Repurchase	5/2/77	5/5/77	4.55%	3,700,000.00	3,700,000.00 U.S. Notes 8.125% 12/31/78	First National State Bank	Same
Current	Repurchase	5/5/77	5/16/77	4.60%	3,700,000.00	1,700,000.00 G.N.M.A., 9% 2/15/2005 1,500,000.00 F.H.A. 4.125% 5/1/83 500,000.00 G.N.M.A., 9% 12/15/2004	First National State Bank	Same
Current	Repurchase	5/6/77	5/23/77	4.60%	1,000,000.00	450,000.00 G.N.M.A., 8.25% 6/15/2006 550,000.00 G.N.M.A., 9% 12/15/2005	First National State Bank	Same
Revenue Sharing	Repurchase	5/4/77	5/18/77	4.60%	2,305,000.00	350,000.00 G.N.M.A., 8.5% 10/15/2005 855,000.00 G.N.M.A., 8.5% 12/15/2005 1,100,000.00 G.N.M.A., 8% 9/15/2006	First National State Bank	Same
Anti-Rec- essionary Aid	Repurchase	4/18/77	4/20/77	4.55%	2,300,000.00	400,000.00 G.N.M.A., 8.5% 10/15/2005 800,000.00 G.N.M.A., 9% 7/15/2005 300,000.00 G.N.M.A., 8.5% 1/15/2006 800,000.00 G.N.M.A., 8.5% 12/15/2006	First National State Bank	Same
Anti-Rec- essionary Aid	Repurchase	4/20/77	4/25/77	4.55%	2,300,000.00	800,000.00 G.N.M.A., 8.5% 12/15/2005 450,000.00 G.N.M.A., 8.5% 12/15/2005 450,000.00 G.N.M.A., 8.25% 6/15/2006 350,000.00 G.N.M.A., 8.5% 1/15/2006 250,000.00 G.N.M.A., 9% 2/15/2006	First National State Bank	Same
Anti-Rec- essionary Aid	Repurchase	4/25/77	5/2/77	4.55%	2,300,000.00	800,000.00 G.N.M.A., 8.5% 12/15/2005 1,500,000.00 F.H.A. 4.125% 5/1/83	First National State Bank	Same
Anti-Rec- essionary Aid	Repurchase	5/2/77	5/5/77	4.55%	1,500,000.00	1,500,000.00 U.S. Notes 8.125% 12/31/78	First National State Bank	Same
Open Space	Repurchase	3/22/77	3/29/77	4.55%	300,000.00	299,000.00 U.S. Notes 7 3/8 4/30/77	Midlantic National Bank 744 Broad, Newark	Same
Water- shed	Repurchase	3/22/77	3/29/77	4.55%	300,000.00	295,000.00 U.S. Notes 7 1/2 10/31/77	Midlantic National Bank	Same
Open Space	Repurchase	3/29/77	4/5/77	4.55%	300,000.00	299,000.00 U.S. Notes 7-3/8 4/30/77	Midlantic National Bank	Same
Water- shed	Repurchase	3/29/77	4/5/77	4.55%	300,000.00	295,000.00 U.S. Notes 7 1/2 10/31/77	Midlantic National Bank	Same
Open space	Repurchase	4/5/77	4/12/77	4.55%	300,000.00	299,000.00 U.S. Notes 7-3/8 4/30/77	Midlantic National Bank	Same
Water- shed	Repurchase	4/5/77	4/12/77	4.55%	250,000.00	247,000.00 U.S. Notes 7 1/2 10/31/77	Midlantic National Bank	Same
Open- Space	Repurchase	4/13/77	4/20/77	4.55%	300,000.00	298,000.00 U.S. Notes 7 1/2 7/31/77	Midlantic National Bank	Same
Water- shed	Repurchase	4/13/77	4/20/77	4.55%	250,000.00	247,000.00 U.S. Notes 7 1/2 10/31/77	Midlantic National Bank	Same
Open- Space	Repurchase	4/20/77	4/27/77	4.55%	300,000.00	298,000.00 U.S. Notes 7 1/2 7/31/77	Midlantic National Bank	Same
Water- shed	Repurchase	4/20/77	4/27/77	4.55%	225,000.00	222,000.00 U.S. Notes 7 1/2 10/31/77	Midlantic National Bank	Same
Open Space	Repurchase	4/27/77	5/4/77	4.55%	300,000.00	298,000.00 U.S. Notes 7 1/2 7/31/77	Midlantic National Bank	Same
Water- shed	Repurchase	4/27/77	5/4/77	4.55%	225,000.00	222,000.00 U.S. Notes 7 1/2 10/31/77	Midlantic National Bank	Same
Open- space	Repurchase	5/4/77	5/18/77	4.55%	300,000.00	298,000.00 U.S. Notes 7 1/2 7/31/77	Midlantic National Bank	Same
Water- shed	Repurchase	5/4/77	5/18/77	4.55%	250,000.00	247,000.00 U.S. Notes 7 1/2 10/31/77	Midlantic National Bank	Same



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Councilman Tucker questioned whether these investments are made in line with the State Statutes?

City Clerk D'Ascensio replied in the affirmative. By direction of the Municipal Council, the Director of Finance has the authority to make these investments.

A motion that the Report of Investments be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e. The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF APRIL, 1977.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-f. The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE HELD APRIL 21, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g. The City Clerk presented COPY OF ANNUAL REPORT FOR THE NEWARK FIRE DEPARTMENT FOR YEAR 1976, SUBMITTED BY JOHN P. CAUFIELD, DIRECTOR, DEPARTMENT OF FIRE.

A motion that the Annual Report be received and placed on file was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-h. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY FOR THE CITY OF NEWARK, HELD APRIL 6, 1977.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-i. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT IN THE CITY OF NEWARK.

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HELD APRIL 6, 1977.

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

/ 4-j.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY FOR THE CITY OF NEWARK, HELD APRIL 13, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

/ 4-k.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN REDEVELOPMENT IN THE CITY OF NEWARK, HELD APRIL 13, 1977.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

/ 6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING SUMMIT STREET, COLDEN STREET AND ACADEMY STREET AS ONE-WAY STREETS.

(Summit Street, Southbound, from Warren Street to Academy Street

Colden Street, Northbound, from Academy Street to Warren Street

Academy Street, Westbound, from Summit Street to Colden Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Guiliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-2, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding Keer Avenue, from Elizabeth Avenue to Fabyan Place)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY DELETING THEREFROM THE LEFT TURNS PROHIBITIONS ON GOULD AVENUE.

(Deleting Gould Avenue, Eastbound to Northbound on West Market Street to Humboldt Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-12, ANGLE PARKING OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING ANGLE PARKING ON BERGEN STREET.

(Bergen Street, east side, between West Market Street and Twelfth Avenue, 30 degrees)

(Copy of ordinance and correspondence submitted to each Member of the Council)

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(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-e.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," ADOPTED MAY 4, 1977 (6-S & F-c) AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR CERTAIN POSITIONS IN THE OFFICE OF THE MAYOR, MUNICIPAL COURTS).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 15, 1977.

6-F-f.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLES AND SALARY RANGES FOR CHIEF OF VIOLATIONS BUREAU, ASSISTANT CHIEF OF VIOLATIONS, SENIOR AUDITOR AND SENIOR ACCOUNTANT IN THE DIVISION OF MUNICIPAL COURTS).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance

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is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 15, 1977.

6-F-g.

The City Clerk read AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR," ADOPTED MAY 4, 1977 (6-S & F-k) AND AMENDMENTS THERETO. (TO CREATE THE POSITION POLICE COMMUNICATION CLERK IN THE POLICE DEPARTMENT).

(Police Communication Clerk	1977	\$ 9,749. - \$11,628.
	1978	10,236. - 12,209.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 15, 1977.

6-F-h.

The City Clerk read AN ORDINANCE TO AMEND SECTION 3 OF "AN ORDINANCE TO IMPOSE A TAX ON EMPLOYER PAYROLLS IN THE CITY OF NEWARK," ORDINANCE 6-S & F-f, JANUARY 19, 1977, TO REDUCE THE RATE IMPOSED FOR 1977 FROM ONE (1%) PERCENT TO THREE-FOURTHS OF ONE (.75%) PER CENT.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 15, 1977.

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6-F-i.

The City Clerk read AN ORDINANCE PURSUANT TO N.J.S.A. 40A:12-14 (c) TO AUTHORIZE

THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND PROGRESS IN ACTION, INC., FOR  
PREMISES COMMONLY KNOWN AS 184-186 AVON AVENUE, BLOCK 2660, LOTS 4 AND 5, FOR THE SUM OF  
ONE DOLLAR (\$1.00) PER YEAR OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF ONE  
(1) YEAR.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 15, 1977.

6-F-j.

The City Clerk read AN ORDINANCE PURSUANT TO N.J.S. 40A:12-13 GRANTING AN

EASEMENT AND RIGHT-OF-WAY TO MORRIS COUNTY FOR THE PURPOSE OF STRAIGHTENING A DANGEROUS  
CURVE ON GREEN POND ROAD LOCATED IN JEFFERSON TOWNSHIP AND WITHIN THE BOUNDARIES OF THE  
PEQUANNOCK WATERSHED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

YES: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 15, 1977.

6-F-k.

1487

The City Clerk read AN ORDINANCE AUTHORIZING THE BUSINESS ADMINISTRATOR TO ENTER INTO A LEASE ON BEHALF OF NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING (SUPPORTED WORK-PROJECT RESOURCE) WITH ELWOOD ASSOCIATES, INC. FOR PERIOD JUNE 16, 1977 THROUGH DECEMBER 31, 1977 FOR 19,907 SQUARE FEET OF SPACE AT 215 CENTRAL AVENUE; FURTHER RATIFYING SAID LEASE FOR THE PERIOD OCTOBER 1, 1976 THROUGH JUNE 15, 1977; AND AUTHORIZING THE LEASING OF AN ADDITIONAL 1,250 SQUARE FEET OF SPACE FOR PERIOD JUNE 16, 1977 THROUGH DECEMBER 31, 1977 AND RATIFYING SAID LEASE FOR ADDITIONAL SPACE FOR THE PERIOD APRIL 1, 1977 THROUGH JUNE 15, 1977; TOTAL CONSIDERATION FOR TERMS AFORESAID SHALL BE \$32,007.60.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Villani.

Councilman Tucker questioned whether there was a stipulation included in the ordinance.

City Clerk D'Ascensio replied that no further extension for rental will be granted beyond the present term ending December 31, 1977.

The motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 15, 1977.

A motion to consider Item 8-m under Ordinances for First Reading was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-1.

The City Clerk read AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$42,336., DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, SALARIES AND WAGES, OTHER SALARIES AND WAGES-\$32,056., EQUIPMENT, OFFICE EQUIPMENT-\$10,280.; TO PROVIDE FUNDS FOR 10 ADDITIONAL EMPLOYEES AND ACQUISITION OF A MECHANIZED FILING SYSTEM.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following

June 1, 1977

votes:

3426

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on June 15, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE SUPPLEMENTING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:12-1, Mid Block Crosswalks, of Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

On High Street, 585 feet north of the northerly curbline of Market Street.

Section 2. That the crosswalk shall be marked and signed with a W11-2 sign in accordance with the respective sections of the Manual on Uniform Traffic Control Devices for Streets and Highways as adopted by the State of New Jersey.

Section 3. This ordinance shall take effect upon approval by the Commissioner of Transportation as provided by law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



June 1, 1977

1499

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 109 WEST MARKET STREET, NEWARK, NEW JERSEY, BLOCK 405, LOT 21, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 109 West Market Street, Newark, New Jersey, Block 405, Lot 21, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$4,300. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

June 1, 1977

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," (6-S & F-d) ADOPTED MAY 4, 1977 AND AMENDMENTS THERTO. (TO CREATE THE TITLE OF ASSISTANT PURCHASING AGENT AS PER CIVIL SERVICE CLASSIFICATION).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Administration and establishing salaries therefore," (6-S & F-d) adopted May 4, 1977 and amendments thereto, be adjusted by creating the following title, title code, annual minimum salary and annual maximum salary as follows for the years 1977 and 1978 to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAX. MUM SALARY</u>
(d) Central Purchase Division		
Assistant Purchasing Agent 995519	13,457	16,361

Section 2. All prior ordinances or parts of prior ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

June 1, 1977

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AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON ACADEMY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at all Times, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

Academy Street, both sides, from Broad Street to University Avenue.

and by adding thereto:

Academy Street, south side, from Broad Street to University Avenue.

Academy Street, north side, from Broad Street to Halsey Street.

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO ONE HOUR, ON ACADEMY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

June 1, 1977

Section 1. That Section 23:5-4, Parking Limited to One Hour, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

Academy Street, north side from Halsey Street to University Avenue,  
from 9:00 A.M. to 4:00 P.M.

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-5, PARKING LIMITED TO TWO HOURS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO TWO HOURS, ON ACADEMY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-5, Parking Limited to Two Hours, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

Academy Street, north side, from University Avenue to Summit Street,  
from 7:00 A. M. to 4:00 P. M.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

June 1, 1977

Section 3. This ordinance shall take effect upon final passage and publication according to law.

1503

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$74,754 IN THE OFFICE OF THE MAYOR AND AGENCIES, MUNICIPAL COURTS, TO HIRE 13 ADDITIONAL PERSONS TO PROCESS UNCOLLECTED TRAFFIC VIOLATIONS.

WHEREAS, an emergency has arisen in the Office of the Mayor and Agencies, Municipal Courts with respect to demands of the Assignment Judge of Essex County, that the City alleviate the delays in processing of a substantial number of uncollected traffic violations and that the situation wherein the Violations Bureau of the Municipal Courts is unable to operate on a current basis, be brought to an immediate halt, funds in the amount of \$74,754 are required in order to provide for 13 additional persons in the Violations Bureau to correct this situation and to provide greater revenues to the City of Newark and whereas no adequate provision was made in the 1977 budget for the aforesaid purpose, and N.J.S. 40A:4-46 provides for the creation of an emergency appropriation for the purpose above mentioned, and

WHEREAS, the total amount of emergency appropriation created including the appropriation to be created by this Ordinance is.....\$ 74,754.00  
and three per cent of the total operating appropriation in the budget for the year 1977 is.....\$4,737,567.89

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY (no less than two-thirds of all members thereof affirmatively concurring) that in accordance with N.J.S. 40A:4-48 and C.68 of the P.L. of 1976

1. An emergency appropriation be made and the same is hereby made for

Office of the Mayor and Agencies, Municipal Courts

7001 Salaries and Wages

Chief of Violations Bureau (1) \$ 9,089  
(37½ hours)

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Assistant Chief of Violations (37½ hours)	(1)	7,121
Senior Auditor (37½ hours)	(1)	6,458
Senior Accountant (37½ hours)	(1)	6,458
Violations Clerk (321040)	(2)	13,686
Supervising Tabulating Machine Operator (685011)	(2)	10,213
Supervising Cashier (270040)	(1)	5,107
Assistant Supervising Tabulating Machine Operator (685040)	(1)	4,411
Cashier (999100)	(1)	3,810
Supervising Principal Account Clerk (252930)	(2)	8,401
	(13)	<u>\$74,754</u>

2. That said emergency appropriation shall be provided in full in the 1978 budget.

3. That the statement required by the Local Finance Board has been filed with the Clerk and a copy thereof will be transmitted to the Director of Local Government Services.

4. That this emergency appropriation will not be made until approved by the Local Finance Board.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

President Harris: The yeses are eight and the no is one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

June 1, 1977

6-Ph, S & F-h.

1505

The City Clerk: The following ordinance was adopted on second reading and final passage, advertised in accordance with law, amended, and a hearing date set for the amendments. It is now before you for public hearing on the amendments:

AN ORDINANCE TO AMEND TITLE 5, AMUSEMENTS AND BUSINESSES, CHAPTER 2, COIN OPERATED AMUSEMENTS DEVICES, ARTICLE 1, LICENSING AND REGULATING OPERATION AND USE OF DEVICES, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, AS AMENDED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 5, Amusements and Businesses of the Revised Ordinances of the City of Newark, New Jersey, Chapter 2, Article 1, is hereby amended as follows:

5:2-1. Definitions.

As used in this chapter:

Coin operated amusement devices means a machine or contrivance of the type commonly known and designated as bagatelle, pin amusement game, air hockey, electronic ping-pong, tennis, coin-operated pool table, or similar machine or device operated, maintained or used, or to be operated, maintained or used, in any public or quasi-public place, or in any building, store or other place wherein the public is invited, or wherein the public may enter.

Director means the director, division of licenses in the department of finance.

Distributor means any person who owns more than one coin operated device to be used for purposes including but not limited to leasing, renting out or placing under any kind of arrangement such devices as herein defined.

Person means any individual, firm, member of firm, partnership, member of partnership, corporation or any officer, director or stockholder of any corporation, or any agent, or any employees of any such firm, partnership or corporation.

5:2-2. License required

(a) No coin operated amusement device as defined in section 5:2-1 shall be placed for operation, maintenance or use in any public or quasi-public place, club, or in any building, store or other place where the public is invited, or wherein the public may enter, until the distributor has obtained a license for each such machine, game or device from the director as hereinafter provided.

(b) When a device is wholly owned by the owner of the premises wherein the device shall be operated, then all provisions of this chapter shall apply to that owner and all regulations relating to application, licensing, fees, and all other regulations and restrictions relating to the operation, maintenance or use of coin operated amusement devices shall apply.

(c) When such owner acts as a "Distributor" or engages in the activities of a "Distributor," as defined in 5:2-1, he shall be bound by all the provisions of Article 2 of this Chapter as relates to the licensing of distributors of coin operated amusement devices. Nothing in Section (b) hereof shall be construed to release any distributor from the obligations imposed on him under Article 2 of this Chapter.

5:2-3. Application for license

An application for each coin operated amusement device shall be filed with the director, upon forms furnished by him, showing the name of the applicant, his post office address and if applicant has ever been convicted of any crime or violation of any City ordinance involving gambling. In addition, the applicant shall furnish the name and post office address of the premises wherein the particular coin operated amusement device shall be operated, maintained or used, as well as the name and post office address of the person who operates such premises, as well as such information as the director shall deem necessary and proper.

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5:2-4 Prerequisite to licensing.

No license required under this article shall be issued to any person, nor issued for use in any premises operated by any person, who shall have been convicted of a crime or violation of a City ordinance involving gambling.

5:2-5 Issuance of license; contents

(a) After proper investigation and approval of the application, the director shall issue a license for each coin operated amusement device in the name of the distributor of such device.

(b) The license shall state the:

- (1) Name and post office address of the licensee.
- (2) Name and post office address of the premises wherein the particular coin operated amusement device shall be operated, maintained or used.
- (3) Name and post office address of the operator of the premises wherein the coin operated amusement device shall be operated, maintained or used.
- (4) Coin operated amusement device to which the license is affixed is licensed for operation by the City.

5:2-6 License fee; term of license

(a) The license fee for each coin operated amusement device shall be \$35.00 payable upon granting of license.

(b) The license shall expire on the 31st day of March, next after its issuance.

5:2-7 Display of license required

No coin operated amusement device shall be placed, operated, maintained or used until the license issued by the director shall be affixed thereto in a conspicuous place, so that the same shall be clearly displayed, and quickly and easily identified.

5:2-8 Transfer of license

(a) The licensee shall be permitted to transfer the license, issued under this article within the year for which it is issued to any other like device operated in the same premises in place of the device from which the license is transferred. The licensee shall immediately notify the director of such transfer.

(b) The licensee shall be permitted to transfer the license, issued under this article within the year for which it is issued to any other like device operated in premises other than those for which the license was issued, in place of the device from which the license is transferred. The licensee shall immediately notify the director of such transfer, and notify him of the name and post office address of the premises wherein the device to which the license is transferred is operated, maintained or used, and the name and post office address of the proprietor of the premises wherein the device to which the license is transferred is operated, maintained or used. Such transfer shall be effective upon notification of the director. If, after investigation, the director determines that the terms under which the license was issued are violated by the transfer, he shall immediately notify the licensee that such transfer is terminated, stating reasons therefor, and all provisions of the license as issued shall recommence in full force and effect.



5:2-9 Playing by children under 16 prohibited

It shall be unlawful for any person under this article, his agents or employees to knowingly permit, suffer or allow a child under 16 years of age to play or operate any of the coin operated amusement devices licensed by this chapter.

5:2-10 Gambling; free prizes

It shall be unlawful for any licensee under this article or his agents or employees to:

(a) Permit, suffer or allow any coin operated amusement device licensed under this article to be used for gambling purposes.

(b) Offer, permit, suffer or allow any prize, or return of money on any device licensed under this article.

5:2-11 Restrictions

(a) No coin operated amusement device shall be licensed, used, placed, maintained or operated in any location within 200 feet of any school.

(b) No more than 5 coin operated amusement devices shall be permitted to be operated, maintained or used in any one place, location or premises except when premises are licensed as amusement parlors under Chapter 1 of this title.

5:2-12 Reports to director, division of licenses

The director may, in his discretion, require periodical reports from the licensees under this article, but not more often than once in every quarter year, requiring them to disclose:

(a) The type of coin operated amusement device to which the license is affixed;

(b) The location of the device during the period covered by the report

The director may require that these reports be rendered to him under oath.

5:2-13 Delegation of powers:

The director is hereby authorized to delegate any and all powers and duties conferred upon him by this article to any of his subordinates as he may deem necessary and proper.

5:2-14 Automatic revocation of license;  
Reinstatement of applicant; requirements

(a) The director shall, upon notice thereof, revoke the license of any person licensed under the provisions of this article who shall have been convicted of any crime or violation of any city ordinance involving gambling:

(b) Any person whose license has been revoked under the authority of the preceding paragraph (a) may, after the lapse of five years from the date of conviction, apply to the director for an order removing the disqualification from holding or obtaining a license under this article.

(c) Whenever such application described in paragraph (b) of this section is made, the director shall be satisfied that:

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- (1) At least five years have elapsed from date of conviction;
- (2) The applicant has conducted himself in a law-abiding manner during that period;
- (3) The granting of a license for the operation, maintenance, or use of a coin operated amusement device will not be contrary to the public interest.

Upon satisfaction of the director with respect to the above-cited requirements, he may, in his discretion, enter an order removing the applicants disqualification from obtaining or holding a license under this article because of the conviction. On or after the date of the entry of such order, the person therein named shall be qualified to obtain and hold a license under this article, notwithstanding the conviction therein referred to, provided he is, in all other respects, qualified under this article.

Section 2. Any existing ordinance or part thereof inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the amendments to the ordinance to approach the rail, give his name and address and be heard.

REVEREND DONALD SCHROEDER, 272 ROSEVILLE AVENUE, NEWARK, NEW JERSEY, President of Roseville Coalition addressed the Municipal Council and urged the defeat of this ordinance. He felt the Council was making it convenient for operators of pinball parlors to benefit at the expense of the large number of citizens. He felt this was an abuse of Council's powers. The speaker felt there was no benefit at all to the community by the operation of these devices and expressed anger at the Council for not responding to the opinions of the citizenry. The Council's vote is not good for the citizens of Roseville, for the business people of the City nor for the good of the City in general.

Councilman Bottone said he desires to address his remarks to a letter sent to Reverend Schroeder. He resented the accusation made in that letter because they do not represent the facts and he added some of the accusations are libelous.

Councilman Bottone felt the speaker should brief himself on Council procedures and the previous vote of the Council was made so that public speakers could be heard on this ordinance.

Councilman Bottone stated he resented the statement in Reverend Schroeder's letter that "our elected officials have their hands in dirty money". He stated his record can be checked and his 7 years of service will reveal he has always responded to the community to the best of his ability not with any compensation in mind but to render service for which he was elected. He felt if Reverend Schroeder has any proof

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to back up his statement he should bring them to the Prosecutor which is the proper agency to check such things out.

Councilman Carrino expressed his exception to the letter written by Reverend Schroeder. He indicated he respects the speaker as a Priest but unfortunately he does not respect him as a Councilman by making a statement to the effect that somebody is "paying me off" to vote for certain matters. He also resented the statement that "everybody knows amusement devices are in the hands of mobsters and criminals".

Councilman Carrino said he knows several people who live in the North Ward who are in this business and he is sure their families and children are hurt to hear their fathers are "mobsters and racketeers". The individual he knows works very hard 7 days a week at his business.

Councilman Carrino further indicated the Council intends to amend this ordinance by raising the age to 18 to meet some of the objections of the community. Councilman Carrino pointed out it took him 7 months to close down a particular pool hall on Bloomfield Avenue and Mt. Prospect Avenue which was a gathering place for undesirables because the license was in the hands of the landlord who went to court alleging we were interfering with his constitutional rights. This ordinance will put the license in the hands of the vendor for each machine so that it will be much easier for the authorities to control the operation of these devices. He felt this ordinance will substantially aid the City in closing down gathering places for undesirable elements.

Councilman Carrino reiterated he felt it was in poor taste for Reverend Schroeder to infer that many Members of the Council might be accepting money and were connected with mobsters and gangsters.

Councilman Martinez stated he will respond to the letter forwarded by Reverend Schroeder to the Council by sending a copy to Reverend Schroeder personally and also sending a copy to his attorney.

Councilman Martinez expressed he intends to commence a law suit against the speaker for his libelous and slanderous remarks. He said if Reverend Schroeder is aware that organized crime is involved in the pin ball machine industry he is concealing a crime by not turning this information over to the Attorney General, the Prosecutor and the local law enforcement agencies. If he fails to do so, he is part of the corruption indicated in his letter to the Council by not forwarding this information to the proper agencies.

Councilman James felt Reverend Schroeder should not make an accusation without the facts before him. He noted the Council receives many letters, some even question the playing of bingo in the churches. The South Ward shares the concern of Councilman Carrino about the proliferation of billiard halls and their detrimental effect to the

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community but he is not one to say that all persons involved in that industry are gangsters involved in crime. He agreed the age limit should be increased as the Council is doing today but to condemn the Council and condemn all persons who make a living from billiard parlors would be wishful thinking such as eliminating Las Vegas, telling voters they are wrong to experiment with gambling in Atlantic City. He felt because one disagrees with a position that warrants discussion and communication should not in fact have to be an indictment and he thinks one should be careful pointing the finger of indictment at people before facts are established.

Councilman Tucker stated his colleagues had made themselves clear on this matter and indicated their reaction to the communication forwarded by the Reverend.

Councilman Tucker said he was concerned that the Reverend be given a copy of the ordinance so that he will be better aware of what is in it. Councilman Tucker indicated the greatest opposition from the people of the City seems to be geared towards the age limit and the number of machines at one location. He has not heard any citizens say we should bury all pin ball machines.

Councilman Tucker said the Council will take care of the objection to the age limit by raising it to 18 years and this ordinance establishes responsibility more directly since the vendor will have the license for the machines.

Councilman Tucker said it should be noted that the City has no power to eliminate pin ball machines but they can have ordinances such as this controlling their operation.

President Harris indicated the many years he has spent serving with the other Members of the Council, he can personally vouch for their integrity and felt the Members have made a major contribution to the welfare of this City. He indicated the Council is receptive to the objections of the citizens with respect to the age limit established and intends to change that to 18 years of age.

President Harris said he stands strongly behind all Members of the Council, especially if there is any question raised with respect to their integrity.

MR. RICHARD DOWLING, 166 ELWOOD AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council stating he understands the fee is being reduced to \$10.

Councilman Carrino replied the price is not being reduced. It was raised when license fees were raised generally throughout the City earlier this year. The most important thing is the licensing will be in the hands of the vendors, the people who own the machines, so that quicker action will be taken if a place has to be closed down.

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MS. BARBARA FIELDS, 35 NORTH 12TH STREET, NEWARK, NEW JERSEY, expressed her opposition to the ordinance in general. She expressed her delight that the age was being raised to 18. The speaker stated her objections indicating the stores having these devices are gathering places for all sorts of undesirable elements and are a threat to the neighborhood.

MR. GERRY GORDON, 65 HILLCREST ROAD, WEST CALDWELL, NEW JERSEY, stated he is Vice President of Benson Enterprises in North Bergen, a major distributor of Coin Operated Amusement Devices in the Metropolitan Area. The speaker said he takes personal exception to the article in the newspaper which indicated the "type of people owning amusement devices". He said he has been in this business for a major part of his adult life and has worked very hard. He cited the major corporations who are involved with pin ball manufacturing and felt that perhaps people are blaming some of their social problems on something we know nothing about. He also took exception to remarks made with respect to some of his customers who live and operate in the City of Newark who are outstanding customers and have done a great deal of hard work on their own. Many of his customers have donated machines to churches, other religious and social groups and he felt it was unfair to criticize an entire industry.

REVEREND JAMES ROMER, ST. ROSE OF LIMA CHURCH, ORANGE STREET, addressed the Municipal Council expressing his objection to the ordinance. He felt there is a positive correlation between pin ball machines and truancy. The speaker cited various operations which were detrimental to the neighborhood where they are located.

President Harris pointed out it is incumbent upon parents to be aware of their children's whereabouts, whether they are in school or experimenting with various types of drugs. He pointed out there are presently three Members of the Council who are Police-men on leave of absence and they all exemplify a keen interest who have done their jobs as policemen as well as now as Council Members.

Councilman Allen said the Council is changing the age to 18 because of objections raised. However, he indicated many parents have no control over their children and don't know where they are at. He contended the law says you have to be 18 years of age to play pin ball machines but wondered what the age limitation was to play bingo, since he feels all of that is gambling.

Councilman Carrino indicated the Council is attempting to regulate an industry which can eventually cause a problem. However, he added, he has arrested people for being under 18 playing pin ball machines, for drinking in pool halls or taking pills or smoking marijuana. Since they were under 18 he had to contact the parents to have them released into their custody and on several occasions they were away in a church playing

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bingo. He felt when a mother has to drop her dishes and not clean the house to run to play bingo, perhaps she does not know that her son is playing a pool machine or pin ball machine somewhere else. He felt this ordinance would provide more control with respect to these amusement devices.

MR. WILLIAM T. OSBORNE, representing the Boys Clubs in Newark. He wished to reveal some of the good things that have happened as result of action by the Council. He pointed out whenever he has called upon the Council for help with respect to youngsters and none of them have failed him. He said as far as the use of drugs, there are children between the ages of 7 and 10 years old using dope and they are not playing pin ball machines.

REVEREND FRANK TESTA, 11 GRAY STREET, NEWARK, NEW JERSEY, DIRECTOR OF HUMAN DEVELOPMENT OF THE NEWARK ARCHDIOCESE OF NEWARK, stated what the Council heard today is an expression of neighborhood people and a demonstration of their concern for their neighborhood. He alleged it is common knowledge that the whole pin ball machine industry is operated by mobsters and pin ball establishment is more than an amusement device, they are a part of the network of drug dispensaries. He alleged the people on the street know that this is so. He felt the Council should be tightening up the law and not make it easier for people to get licenses. He felt the Council is introducing an ordinance that will be destructive for the neighborhoods.

Councilman Carrino stated many citizens of the City can come down and say anything with respect to how he votes and he can accept that criticism. However, he cannot accept being called a crook by any one whether it is a priest, friend or enemy. He felt the drug problem would not be eliminated just by closing all pool halls and pin ball machines in the City.

Councilman Carrino said he was with the Police Department too long not to know that schools are drug dispensaries, diners, corners, backyards, cars, doctors offices community centers and churches are drug dispensaries on certain nights. So it is unfair to zero in on pin ball machines. The elimination of pin ball machines will not make the streets of Newark safe and will not eliminate our drug problem.

Councilman James reiterated he takes strong exception to those who continue to say "it is common knowledge" that all places involved in pin ball and coin-operated machines are gangsters and thieves and evil people. He felt those people saying that are becoming an absolute judge and he did not think anyone absolutely can judge others. He did not feel by removing the machines, all the evils and ills of society will be resolved. He cited all the different locations where pin balls are located and felt it was unfair to condemn the people who make these machines and say they are some sort of

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evil. If this were true, the people who go to Las Vegas, go to the racetrack or gamble in other ways are part of an evil society. If this is so, then we are condemning ourselves and perhaps the church and the ministry should get them to reverse this tide

MS. HELEN BOYKO, DIRECTOR OF COIN OPERATORS ASSOCIATION OF NEW JERSEY, expressed her resentment at being called a mobster. She said she is a wife, a mother and a businesswoman. The speaker cited work she has done with placing coin-operated devices in churches and other sites where they are controlled by priests, ministers and etc. She felt many pin ball machines are operated by churches and are sanctioned by parents since it keeps children off the streets. The speaker reiterated she resents being judged as a mobster.

President Harris felt it is unfair to characterize anyone in a particular job and he cited there are members of the cloth who put up a facade and cheat people and tell them they are healing them. He said there are members of the cloth who sell numbers and many people are aware of that. He felt it was unfair to cast stones and the issue should deal with specifics and we should not characterize people for their livelihood.

MR. D. J. HENDERSON, OLD ROAD TO BLOOMFIELD, NEWARK, NEW JERSEY, said he has every confidence in the integrity of this Council and there has been much discussions by opponents and pro-ponents of this ordinance. He questioned who is for pin ball machines. Certainly the large conglomerates that manufacture them are. He said pin ball machines take money from those that can least afford it, as they are located in the wrong places. The speaker questioned if there is any limitation on how many machines the distributor can place in a location and if the licensing authority can tell him where he can put a machine.

Councilman Tucker replied the ordinance does not deal with the distance requirement where the machines should be located. The ordinance does not deal with whether or not the City has the option to permit or abolish machines and further does not deal with eliminating previous ordinances which structured the vending machine industry. The ordinance specifically came up with two recommendations to change the existing statute. It changes the licensing requirement from the facility directly to the machine and the age remains at age 18.

MR. MICHAEL GASKIN, 433 LESLIE STREET, NEWARK, NEW JERSEY, stated the problem of pin ball machines becoming hangouts is a result of no jobs nor money for the young people of the City of Newark.

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Councilwoman Villani thanked those present for coming to express their views. She stated in her travels across the country, she has always found play areas where amusement devices are located and they bring a congregation of children. However, they are well supervised, so perhaps the problem is lack of supervision in that the parents do not know where their children are.

Councilman Martinez said he wished to note when he graduated from Lafayette Grammar School 28 years ago, the first place the graduating class went to was across the street to play the pin ball machines. Not one person of the class was arrested for drugs. He said he has never advocated pin ball machines and would not advocate anything that would increase the use of drugs. He pointed at one time anyone involved with drugs was considered an outcast. Today, they are heroes in their particular groups. He noted police have responded to calls where there are congregation of youngsters in Independence Park and they have never been able to apprehend anyone with narcotics. However, if parents had a tighter control over their children there could be a resolution of that problem.

MS. LORRAINE GALLAGHER, 140 ROSEVILLE AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council complaining of conditions at 4 North Ninth Street and the Council should know there are many senior citizens who do not get any sleep because of what goes on at this site.

President Harris questioned whether this has been reported to the Police Department.

Ms. Gallagher replied they have repeatedly called the Police Department and have received no response.

President Harris stated the Police Department has the responsibility to enforce the law. He is sure the Police Director will respond to any correspondence regarding complaints at this site. He suggested the speaker forward a letter to him with respect to this problem and he will assure her something will be done.

No one else appearing, a motion to amend Section 5:2-9, by changing the age from 16 to 18 was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Bottone.

A motion to adopt the ordinance on second reading and final passage, as amended, was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:



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Yes: Councilmen Allen, Carrino, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

Not Voting: Councilman Bottone.

President Harris: The yeses are eight and the noes are none and one not  
voting. This ordinance, as amended, having been read on two separate days and having  
achieved the vote required by the statute, is declared adopted. The City Clerk is  
directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage:

6-S & F-i.

The City Clerk: The following ordinance was adopted on first reading, adver-  
tised in accordance with law and a hearing held thereon. It is now before you for second  
reading and final passage:

AN ORDINANCE APPROPRIATING THE TOTAL SUM OF \$13,000 FROM WATER CAPITAL SURPLUS  
OF THE CITY OF NEWARK, NEW JERSEY, TO FINANCE ADDITIONAL COST OF CAPITAL BUDGET PROJECT  
#343-68 (RELOCATION OF WATER SYSTEM FACILITIES - FREEWAY CONSTRUCTION - INTERSTATE ROUTE  
78, SECTION 5U CITY OF NEWARK AND TO FINANCE THE COST OF RELOCATION OF WATER SYSTEM  
FACILITIES - CITY OF NEWARK - FREEWAY CONSTRUCTION INTERSTATE ROUTE 280, SECTION 6K/7C,  
7D AND 7G CITY OF NEWARK (CAPITAL BUDGET PROJECT #343(A)-68).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed).

A motion to defer action on this ordinance awaiting a corrected debt statement  
was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by  
President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a. MRS. ERNESTINE WILLIAMS, 126 SOUTH 12TH STREET, NEWARK, NEW JERSEY, REPRESENTING  
THE GIRL SCOUTS OF GREATER ESSEX COUNTY.

6-HC-b. MRS. JOAN LEE, 574 HAWTHORNE AVENUE, NEWARK, NEW JERSEY, REPRESENTING THE  
GIRL SCOUTS COUNCIL OF GREATER ESSEX.

The above speakers addressed the Municipal Council on behalf of the Girl Scouts  
of Greater Essex County. They stated they are looking for a Learning Center and requested  
assistance from the Municipal Council to help them find a place for their operation.

Councilwoman Villani recalled she recently had a most pleasant experience when

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she addressed the Girl Scouts of Newark. She felt the Council should be in touch with the Real Estate Commission to see if they can find a City-owned building for their use.

President Harris recommended Mrs. Williams and Mrs. Lee appear at their special conference, June 21, 1977 at which time responsible City officials will appear to discuss this matter.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO AGREEMENT WITH IRONBOUND FIRST AID SQUAD, TO EFFECT VOLUNTARY CONTRIBUTION TO SAID IRONBOUND FIRST AID SQUAD, SUM OF \$3,000. (VOLUNTEER AMBULANCE RENDERING SERVICE THROUGHOUT THE CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b. RESOLUTION RATIFYING CONTRACT WITH VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER FOR PERIOD APRIL 1, 1977 TO JUNE 1, 1977; FURTHER AUTHORIZING CITY TO ENTER INTO CONTRACT WITH VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER FOR PERIOD JUNE 2, 1977 TO MARCH 31, 1978; SLEPA-\$45,346., \$2,519.-STATE BUY-IN, \$2,519.-LOCAL CASH TO BE PROVIDED BY DIVISION OF YOUTH AND FAMILY SERVICES; TOTALLING \$50,384.; CONDITIONED UPON PROPER BUDGET INSERTION. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c. RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD APRIL 1, 1977 TO JUNE 1, 1977; FURTHER AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING

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AGENCY FOR PERIOD APRIL 2, 1977 TO MARCH 31, 1978 FOR PROJECT ENTITLED "VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER"; SLEPA-\$45,346., STATE BUY-IN-\$2,519., LOCAL CASH-\$2,519., TALLING \$50,384. (LOCAL CASH TO BE PROVIDED BY DIVISION OF YOUTH AND FAMILY SERVICES)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER PROJECT; THIRD ACTION YEAR, \$47,865.; ITEM AVAILABLE FROM NEW JERSEY STATE, LAW ENFORCEMENT AND PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$10,000. PAYABLE TO JOHN LEE, JR. AND GOLDSTEIN AND TOTO, ATTORNEYS, 1980 SPRINGFIELD AVENUE, MAPLEWOOD, NEW JERSEY, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR INJURIES SUSTAINED TO JOHN LEE, JR. WHO WAS WALKING ALONG CLINTON AVENUE, NEWARK, WAS ACCIDENTALLY STRUCK IN THE LEFT ELBOW BY BULLET DISCHARGED FROM POLICE WEAPON WHILE TRYING TO APPREHEND A SUSPECT AFTER A HIGH SPEED CHASE BY IRVINGTON POLICE DEPARTMENT. (POLICE OFFICERS OF CITY OF NEWARK DID FIRE THEIR WEAPONS AT THE FLEEING SUSPECT, MR. ZAYAS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-f.

RESOLUTION AMENDING RESOLUTION 7-R-bv, OCTOBER 16, 1974, "RESOLUTION APPROVING PARTICIPATION OF CITY OF NEWARK WITH STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED 'IMPACT CRIMINALISTICS LABORATORY'. (FEDERAL (STATE)-\$604,269., LOCAL CASH-\$91,626., TOTTALLING \$695,895." BY CHANGING PARAGRAPH 2, TO READ "JOINT PROJECT BETWEEN STATE OF NEW JERSEY AND CITY OF NEWARK FOR THE FOLLOWING DOLLAR AMOUNTS: (FEDERAL-\$483,085., LOCAL CASH-\$53,676., TOTTALLING \$536,761.; LOCAL CASH MATCH TO BE PROVIDED BY IMPACT PROGRAM OVERMATCH POOL AND DOES NOT REQUIRE EXPENDITURE OF PUBLIC FUNDS BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution, per the request of Administration, was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Lottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION RATIFYING CONTRACT WITH IMPACT CRIMINALISTICS LABORATORY PROJECT FOR PERIOD JULY 1, 1975 TO JUNE 1, 1977; FURTHER AUTHORIZING MAYOR TO ENTER INTO CONTRACT FOR PERIOD JUNE 2, 1977 TO MARCH 31, 1979 FOR THE PURPOSE OF IMPLEMENTING THE IMPACT CRIMINALISTICS LABORATORY PROJECT; AUGUST 4, 1975 CITY RECEIVED GRANT IN AMOUNT OF \$483,085. FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION THROUGH SLEPA (LEAA-\$483,085., LOCAL CASH-\$53,676.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution, per the request of Administration, was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION COMMENDING LARRY FAINES, NEWARK BOYS' CLUB "YOUTH OF THE YEAR", FOR OUTSTANDING ACHIEVEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this Resolution, see page 1 in the minutes of this meeting)

7-R-i.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM THE HOWARD SAVINGS BANK, OWNER OF PREMISES 90 OSBORNE TERRACE, BLOCK 3026, LOT 49, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Carrino, seconded by

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Councilman Giuliano and declared adopted by President Harris by the following votes: 1519

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO DELIVER CHECK FOR \$4,296.18 TO PUBLIC SERVICE ELECTRIC AND GAS COMPANY FOR INTEREST: SUIT INSTITUTED IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, BSEX COUNTY, BY PUBLIC SERVICE ELECTRIC AND GAS COMPANY ALLEGING THAT THEY DID SUPPLY ELECTRIC SERVICES ABOUT JUNE 10, 1975 TO ON OR ABOUT DECEMBER 10, 1975; TOTTALLING \$107,997.90 PLUS INTEREST; FURTHER AUTHORIZING CORPORATION COUNSEL TO FILE A STIPULATION OF DISMISSAL IN SUPERIOR COURT, APPELLATE DIVISION. (INTEREST FROM DECEMBER 2, 1976 TO JUNE 2, 1977 WHEN SUMMARY JUDGMENT WAS ENTERED BY THE COURT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.      RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$7,500. PAYABLE TO MELVIN INGRAM AND HIS ATTORNEY, EMANUEL S. FISH, ESQ., UPON RECEIPT BY THE CORPORATION COUNSEL OF THOSE DOCUMENTS REQUIRED; FOR PERSONAL INJURIES SUSTAINED TO MR. INGRAM WHEN ARRESTED BY NEWARK POLICE OFFICERS. (INSTITUTED SUIT AGAINST CITY OF NEWARK AND CERTAIN NEWARK POLICE OFFICERS IN SUPERIOR COURT OF NEW JERSEY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.      RESOLUTION AUTHORIZING LEASING AT PUBLIC AUCTION 13,556 SQUARE FEET OF SPACE OF CITY-OWNED PROPERTY AT 218-220 MARKET STREET, BLOCK 164, LOTS 32, 79 AND 81, FOR A TWO (2) YEAR PERIOD AT NOT LESS THAN THE FOLLOWING MINIMAL RENTS AS DESCRIBED IN SCHEDULE "A" OF THE PROPOSED LEASE PURSUANT TO N.J.S.A. 40A:12-14(a). (MARK IV PRODUCTIONS, INC.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-m.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO SADIE VENFY,  
CLINIC ATTENDANT, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, BUREAU OF  
DISPENSARY, FOR PERIOD BEGINNING APRIL 6, 1976 AND ENDING OCTOBER 6, 1976. (DEPARTMENT  
OF HEALTH AND WELFARE, DIVISION OF HEALTH, OFFICE OF ELDERLY AFFAIRS, FIELD REPRESENTATIVE  
FIRST LEAVE BEGAN OCTOBER 6, 1975)

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-n.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO SADIE VENFY,  
CLINIC ATTENDANT, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, BUREAU OF  
DISPENSARY, FOR PERIOD BEGINNING APRIL 6, 1977 AND ENDING OCTOBER 6, 1977. (DEPARTMENT  
OF HEALTH AND WELFARE, DIVISION OF HEALTH, OFFICE OF ELDERLY AFFAIRS, FIELD REPRESENTATIVE  
FIRST LEAVE BEGAN OCTOBER 6, 1975)

A motion to adopt the resolution was made by Councilman Villani, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-o.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO MAMIE HALE,  
SUPERVISOR OF ACCOUNTS, DEPARTMENT OF HEALTH AND WELFARE, FOR PERIOD BEGINNING SEPTEMBER  
1, 1976 AND MARCH 31, 1977. (WORKING WITH MAYOR'S POLICY AND DEVELOPMENT OFFICE, DEPART-  
MENT OF ADMINISTRATION, PURCHASING DIVISION, ASSISTANT PURCHASING AGENT - FIRST LEAVE  
BEGAN AUGUST 8, 1968)

A motion to adopt the resolution was made by President Harris, seconded by  
Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL TANGIBLE PERSONAL PROPERTY,  
IN THE POSSESSION OF THE NEWARK POLICE DEPARTMENT, ON SATURDAY, JUNE 18, 1977, PER  
ATTACHED LIST, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36; SAID FUNDS  
RECEIVED FROM AUCTION SHALL BE DEPOSITED IN GENERAL FUND ACCOUNT OF CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH D'AURIA & SKIDMORE RADIATOR COMPANY, 1471 MC CARTER HIGHWAY, NEWARK, ONLY RESPONSIBLE BID RECEIVED, FOR HEATER AND GAS TANK REPAIRS, FOR A PERIOD OF ONE YEAR, FROM MAY 25, 1977 TO MAY 24, 1978, IN ACCORDANCE WITH THEIR BID SPECIFICATIONS; CONTRACT SHALL NOT EXCEED \$7,500.; \$2,700.-DEPARTMENT OF PUBLIC WORKS, BUREAU OF MOTORS, \$3,000-DEPARTMENT OF PUBLIC WORKS, WATER SUPPLY; DIFFERENCE BETWEEN AMOUNTS AVAILABLE AND TOTAL AMOUNT OF CONTRACT WILL BE SUBJECT TO APPROPRIATION OF FUNDS BY MUNICIPAL COUNCIL FOR YEAR 1978.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION ACCEPTING BID OF THE BOYS CLUB OF NEWARK, FOR CITY-OWNED PROPERTY KNOWN AS 386-388 HAWTHORNE AVENUE, BLOCK 3617, LOT 5, 390 HAWTHORNE AVENUE, BLOCK 3617, LOT 7 AND 401 HAWTHORNE AVENUE, LOT 17, NEWARK, NEW JERSEY, FOR \$300.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTH, FISCAL YEAR 1977, \$3,687,480.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973 - TITLE III.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-t.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MPDO TO ENTER INTO AMENDED AGREEMENT WITH HOUSING DEVELOPMENT AND REHABILITATION CORPORATION TO PROVIDE ADDITIONAL FUNDS IN THE AMOUNT OF \$200,000. FOR EXPANSION OF NEIGHBORHOOD PRESERVATION PROGRAM. (RESOLUTION 7-R-g, APRIL 6, 1977, \$1,221,000.) (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CLAUDE WALLACE, PERSONNEL TECHNICIAN, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, FOR PERIOD BEGINNING APRIL 25, 1977 AND ENDING OCTOBER 25, 1977. (CONTINUE WORKING IN H.C.D.A. FIRST LEAVE BEGAN OCTOBER 25, 1976)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION ACCEPTING BID OF THE TRUST FOR PUBLIC LAND, FOR CITY-OWNED PROPERTIES KNOWN AS 482 SOUTH 19TH STREET, BLOCK 325, LOT 42, 484 SOUTH 19TH STREET, BLOCK 325, LOT 41 AND 112-132 HALSTED STREET, BLOCK 4203, LOT 50, NEWARK, NEW JERSEY, FOR \$750.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE AND ACTING TAX COLLECTOR TO CANCEL OUTSTANDING TAXES LEVIED AGAINST BUILDING KNOWN AS 295-399 HIGH STREET, BLOCK 376, LOTS 23 AND 61, FOR YEAR 1976, IN THE AMOUNT OF \$22,010. OWNED BY CHARLES W. GEYER AND JOSEPH D. MENZA, 174 ORANGE STREET, NEWARK; ASSESSED IN ERROR, BUILDING DEMOLISHED PRIOR TO DECEMBER 31, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:



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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO MODIFICATION GRANT AGREEMENT WITH DEPARTMENT OF LABOR - EMPLOYMENT AND TRAINING ADMINISTRATION UNDER TITLE II OF COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973; TO INCREASE GRANT OBLIGATION BY \$4,571,837.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO MODIFICATIONS OF GRANT AGREEMENT WITH DEPARTMENT OF LABOR - EMPLOYMENT AND TRAINING ADMINISTRATION UNDER TITLE VI OF COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973; TO INCREASE GRANT OBLIGATION BY \$11,132 IN FISCAL YEAR 1977 FUNDS, AND BY \$7,534,000 IN ECONOMIC STIMULUS FUNDS, FOR TOTAL INCREASE OF \$7,545,132.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH MT. CARMEL GUILD WHO WILL PERFORM PART OF CITY OF NEWARK'S SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTHS (SPEDY) FOR SUM NOT TO EXCEED \$365,985.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE III. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 1, 1977

7-R-ba.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO FULL-FUNDING GRANT AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR - EMPLOYMENT AND TRAINING ADMINISTRATION FOR 1977 SUMMER PROGRAM FOR ECONOMICALLY DISADVANTAGED YOUTH UNDER TITLE III OF COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973; INCREASING THE GRANT BY \$3,687,480 TO TOTAL OF \$4,097,200. (\$409,720.-RESOLUTION 7-R-b, APRIL 12, 1977)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION APPROVING APPLICATION AND PLAN OF J.P.A. URBAN RENEWAL CORPORATION #1, FOR MAINTENANCE AND OPERATION OF PROJECT LOCATED AT 118 TO 122 AND 126-132 SPRUCE STREET AND 40-56 SOMERSET STREET; EXEMPTION FROM TAXATION IS GRANTED FOR PERIOD OF NOT MORE THAN 10 YEARS FROM JANUARY 1, 1976, IN COMPLIANCE WITH AND SUBJECT TO PROVISIONS AND CONDITIONS OF N.J.S.A. 40:55C-40; THIS TAX ABATEMENT IS CONDITIONED ON THE SUBJECT PREMISES BEING USED AS A RETAIL FOOD SUPERMARKET AND IN THE EVENT THAT THE PREMISES SHALL CEASE TO BE USED AS SUCH, THIS ABATEMENT WILL CEASE IMMEDIATELY. (JACK PARKER ASSOCIATES OF NEW JERSEY, INC., J.P.A. RENEWAL CORPORATION #1 AND HIGH PARK URBAN RENEWAL COOPERATIVE CORPORATION INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, ESSEX COUNTY, AGAINST THE CITY OF NEWARK SEEKING RETROACTIVE TAX ABATEMENT PURSUANT TO N.J.S.A. 40:55C-40 ET SEQ. BACK TO FEBRUARY 1967; MATTER CAME TO TRIAL AND AFTER EXTENSIVE NEGOTIATIONS, AGREED THAT AN AMICABLE RESOLUTION OF THE LITIGATION WOULD BE IF THE PLAINTIFF WERE TO BE GRANTED PROSPECTIVE TAX ABATEMENT FOR PERIOD OF TEN YEARS RATHER THAN 20 YEARS PERMITTED BY STATE LAW)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and failed of adoption by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Villani.

No: Councilmen Carrino, James, Martinez, Tucker, President Harris.

A motion to reject this resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 1, 1977

7-R-bc.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AND EXECUTE CONTRACT

WITH ERWIN MOORE, AN INDIVIDUAL T/A NEW COMMUNITY APPLIANCE CONTRACTOR, 361 SOUTH ORANGE AVENUE, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR AIR CONDITIONING AND REFRIGERATION MAINTENANCE AND PARTS, FOR \$19,500., IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, FOR A ONE YEAR PERIOD, EFFECTIVE UPON MUNICIPAL COUNCIL APPROVAL; FUNDS AVAILABLE FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACT WITH

JEREMIAH LOMBARD AND WALTER H. PANCOAST, PARTNERS, TRADING AS SUPREME MAINTENANCE, P.O. BOX 149, CEDAR GROVE, NEW JERSEY, LOWEST RESPONSIBLE BIDDERS, FOR REMOVING, FURNISHING AND INSTALLING STEEL STORAGE GASOLINE TANKS, AT VARIOUS LOCATIONS IN THE CITY OF NEWARK, FOR \$21,215.; IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, FOR A ONE YEAR PERIOD, EFFECTIVE UPON MUNICIPAL COUNCIL APPROVAL; FUNDS AVAILABLE FROM ORDINANCE 6-S & F-c, SECTION 3, C (3) CAPITAL BUDGET PROJECT NO. 4175, APRIL 16, 1975 AND RESOLUTION 7-R-d, FEBRUARY 19, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH

F & P BRAKELYN SERVICE, INC., 254-266 CENTRAL AVENUE, NEWARK, ONLY RESPONSIBLE BID RECEIVED, FOR BRAKE REPAIRS, PARTS AND LABOR NOT TO EXCEED \$9,000. IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS, EFFECTIVE UPON MUNICIPAL COUNCIL APPROVAL AND WILL TERMINATE ON JUNE 14, 1978; FUNDS AVAILABLE FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS AND DIVISION OF WATER SUPPLY DURING PERIOD JUNE 15, 1977 TO DECEMBER 31, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 1, 1977

7-R-bf.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT

WITH THE COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR PERIOD JUNE 2, 1977 TO DECEMBER 31, 1977 FOR USE OF ITS FACILITY AT 65 BERGEN STREET, NEWARK; NO COMPENSATION SHALL BE PAID TO SAID CONTRACTOR UNDER AFORESAID CONTRACT. (TO CONTINUE NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY AT SAID LOCATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT PROPOSAL TO

DIVISION OF DRUG ABUSE CONTROL OF NEW JERSEY STATE DEPARTMENT OF HEALTH REQUESTING FUNDS FOR CONTINUATION OF NEWARK MULTIPHASIC DRUG TREATMENT PROGRAM (MDTP), FOR PERIOD JUNE 25, 1977 TO JUNE 24, 1978 FOR \$1,286,842. (NATIONAL INSTITUTE OF DRUG ABUSE-\$416,500., NEW JERSEY STATE DEPARTMENT OF HEALTH-CASH MATCH-\$164,000., CITY OF NEWARK-MATCH-\$716,342. (IN-KIND-\$130,542., HCDA II-\$585,800.))

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT

WITH ASSOCIATION OF UNIVERSITY PROGRAMS IN HEALTH ADMINISTRATION, ACCEPTING \$3,000. TO CARRY OUT 1977 NEWARK WORK-STUDY RECRUITMENT PROGRAM IN HEALTH CARE ADMINISTRATION FOR PERIOD JUNE 27, 1977 TO AUGUST 30, 1977: TOTAL OPERATING BUDGET FOR SAID PERIOD IS \$12,000. (\$3,000.-ASSOCIATION OF UNIVERSITY PROGRAMS IN HEALTH ADMINISTRATION, \$9,000.-CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT

WITH PHYLLIS RUSSO, R.N., B.S., M.A., ASSOCIATE PROFESSOR OF NURSING AT SETON HALL UNIVERSITY AND ELIZABETH BAUMGARTNER, R.N., B.S., M.S., PROFESSOR OF NURSING AT

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SETON HALL UNIVERSITY FOR FORTY HOURS OF CLASS AND PRACTICAL LESSONS FOR NURSING STAFF  
AT NEWARK DIVISION OF HEALTH, FOR PERIOD JUNE 13, 1977 TO JUNE 17, 1977; MAXIMUM AMOUNT  
TO BE PAID UNDER AFORESAID CONTRACT IS \$1,200.; AVAILABLE FROM CERTIFIED HEALTH SERVICES,  
LINE ITEM 901.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS TO EXECUTE AGREEMENT  
ON BEHALF OF CITY OF NEWARK WITH SPORT CLUB PORTUGUES, INC. A NON-PROFIT ORGANIZATION,  
FOR LEASING IRONBOUND RECREATION CENTER, WITH PRESENT OUTDOOR FOOTBALL AREA AND DRESSING  
ROOMS, ON JUNE 4, 1977 FOR THE HOURS OF 6:00 P. M. TO 11:00 P. M., JUNE 11, 1977 FOR THE  
HOURS OF 6:00 P. M. TO 11:00 P. M. AND JUNE 18, 1977 FOR THE HOURS 6:00 P. M. TO 11:00  
P. M. FOR THE PURPOSE OF A SOCCER TOURNAMENT; CITY OF NEWARK WILL RECEIVE THE LESSER OF  
\$500. OR 5% OF NET RECEIPTS FOR LEASING OF THESE PREMISES BEING THAT THIS BENEFIT SOCCER  
TOURNAMENT IS BEING CONDUCTED FOR A CHARITABLE CAUSE FOR NEWARK RESIDENTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to remove from the Table, Resolution 7-R-s, which was tabled May 18, 1977 was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION AMENDING RESOLUTION 7-R-bp, APRIL 6, 1977, PREAPPLICATION WITH  
UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION FOR FEDERAL  
ASSISTANCE FOR FISCAL YEAR 1978 UNDER TITLE II AND VI OF THE COMPREHENSIVE EMPLOYMENT  
AND TRAINING ACT, BY AMENDING GRANT SIGNATURE SHEET, DISCRETIONARY FUNDS \$285,871. AND  
TOTAL BE CHANGED TO \$1,139,472.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by

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Councilmen Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to remove from the Table, Resolution 7-R-p, which was tabled May 4, 1977 was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b1.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO MODIFICATION OF FISCAL YEAR 1977 GRANT AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION UNDER TITLE II OF COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED, RESOLUTION 7-R-eo, JANUARY 5, 1977; UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION WILL GRANT CITY OF NEWARK ADDITIONAL \$285,871. IN CETA II DISCRETIONARY FUNDS; MAKING TOTAL OF \$1,139,472

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to remove from the Table, Resolution 7-R-r, which was tabled May 4, 1977 was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING, TITLE II, \$285,871.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bn.

RESOLUTION COMMENDING SAUNDERS DAVIS AND STELLA LASS IN RECOGNITION OF THEIR UNFALTERING DEDICATION TO THE NEWARK COMMUNITY AND ITS CITIZENS THROUGH THEIR ACTIVE INVOLVEMENT IN THE NEWARK COMMUNITY CENTER OF THE ARTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION GIVING CONSENT TO GRACE RENEWAL CORPORATION, INC. FOR ASSIGNMENT TRANSFER AND CONVEYANCE BY IT OR ITS HOUSING DEVELOPMENT PROJECT (RESOLUTION 7-R-bm, FEBRUARY 18, 1976, GRANTED TAX ABATEMENT TO GRACE RENEWAL CORPORATION, INC. FOR CONSTRUCTION OF A HOUSING PROJECT BOUNDED BY BELMONT, AVON AND WAVERLY AVENUES AND STRATFORD PLACE) TO GRACE ASSOCIATES, A LIMITED DIVIDEND HOUSING ASSOCIATION, SUBJECT TO CERTAIN CONDITIONS AS STATED IN RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE CONTRACT WITH NEW JERSEY STATE DEPARTMENT OF INSTITUTIONS AND AGENCIES TO CONTRIBUTE 25% OF COST OF PROVIDING CHILDHOOD DAY CARE SERVICES AT 19 CENTERS, AS LISTED IN RESOLUTION, PROVIDED THAT THE STATE OF NEW JERSEY ADD THE REMAINING 75% OF SAID COST TO AFOREMENTIONED 25% DONATION BY CITY OF NEWARK, AT THE RATE OF \$50. PER CHILD PER WEEK, FOR PERIOD JUNE 1, 1977 TO MAY 31, 1978 FOR NET DONATION OF \$567,946.75; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO INCREASE AFORESAID NET CONTRIBUTION BY SUM OF \$17,565.36 FOR ADMINISTRATIVE COSTS FOR TOTAL GROSS DONATION OF \$585,512.11. (\$13,530.71- H.C.D.A. II AND \$571,981.40-H.C.D.A. III)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 1, 1977

7-R-bq.

RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS TO EXECUTE AGREEMENT ON BEHALF OF CITY OF NEWARK WITH SUDAMERICA BOXING CLUB, A NON-PROFIT ORGANIZATION, FOR LEASING ICE SKATING RINK OF THE IRONBOUND RECREATION CENTER, WITH PRESENT INDOOR TOILET FACILITIES AND DRESSING ROOMS ON JUNE 4, 1977 FOR THE HOURS 6:00 P. M. TO MIDNIGHT, JUNE 10, 1977 FOR THE HOURS OF 6:00 P. M. TO MIDNIGHT, JUNE 17, 1977 FOR THE HOURS 6:00 P. M. TO MIDNIGHT AND JUNE 24, 1977 FOR THE HOURS 6:00 P. M. TO MIDNIGHT FOR THE PURPOSE OF BOXING SHOW; CITY OF NEWARK WILL RECEIVE THE LESSER OF \$500. OR 5% NET RECEIPTS FOR LEASING OF THESE PREMISES BEING THAT THIS BENEFIT BOXING SHOW IS BEING CONDUCTED FOR A CHARITABLE CAUSE FOR NEWARK RESIDENTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the following conditions: 1)

That the Office of the City Clerk be supplied with a certification that this is a non-profit organization, 2) If this is not a non-profit organization then the names of the stockholders owning at least 10% of the stock of the corporation be submitted and 3) that approval as to form and legality be certified by the Corporation Counsel was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION URGING MEMBERS OF THE NEW JERSEY STATE LEGISLATURE FROM THE COUNTY OF ESSEX AND UNITED STATES SENATORS CASE AND WILLIAMS AND CONGRESSMAN RODINO TO JOIN MRS. ELAYNE BRODIE, CHAIRPERSON OF NEWARK'S TITLE I ELEMENTARY AND SECONDARY COUNCIL IN LOBBYING FOR A FIVE YEAR EXTENSION OF ELEMENTARY AND SECONDARY EDUCATION ACT, was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 17, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 22, CHAPTER 4, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY."

(Increases the penalty for placing obstructions or encumbrances upon sidewalks of City of Newark from \$25. for each offense to \$500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)



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A motion directing the City Clerk to place this ordinance on the June 15, 1977 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 20, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-i) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF MANAGER, CITY-OWNED PROPERTY, SENIOR ACCOUNTANT AND SENIOR REAL ESTATE MAINTENANCE INSPECTOR)."

(Manager City-owned Property	1/1/77	\$15,590. - \$18,940.
	1/1/78	16,369. - 19,887.
Senior Accountant	1/1/77	10,547. - 12,819.
	1/1/78	11,074. - 13,460.
Senior Real Estate Maintenance	1/1/77	12,819. - 15,590.
Inspector	1/1/78	13,460. - 16,369.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Business Administrator Walls, Director of Public Works Friscia and Personnel Officer Veltri to meet with the Council at their special conference June 8, 1977 was made by Councilman Carrino, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 20, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' ADOPTED MAY 4, 1977 (6-S & F-d) AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF PRINCIPAL PERSONNEL CLERK IN THE DIVISION OF PERSONNEL)."

(Principal Personnel Clerk	1977	\$8,842. - \$10,547.
	1978	9,461. - 11,074.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 15, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 1, 1977

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 20, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND SECTION 4 OF ORDINANCE 6-S & F-e, ADOPTED SEPTEMBER 20, 1972 AND SECTION 4 OF ORDINANCE 6-S & F-k ADOPTED MARCH 19, 1975 TO REFLECT THE AVAILABILITY OF FEDERAL FUNDS FOR THE WEEQUAHIC AREA ELEMENTARY SCHOOL PROJECT AND REQUIRING THAT SUCH FUNDS AS RECEIVED BE USED TO REDUCE THE BONDS AUTHORIZED THEREFOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration, per their request, was made by Councilman James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 20, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Adding intersections: Broad Street, Broadway and Clay Street

Broad Street, Washington Street and Bridge Street

Broad Street, Park Place and Central Avenue

Springfield Avenue, Belmont Avenue and Jones Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the June 15, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 20, 1977, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF AMSTERDAM STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM MAGAZINE STREET TO AVENUE L."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the June 15, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 20, 1977, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF BADGER AVENUE AS LAID OUT 70 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM ROSE STREET TO AVON AVENUE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the June 15, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED MAY 26, 1977, NOMINATING ANTHONY J. FRASCA, AS A MUNICIPAL JUDGE, FOR A TERM EXPIRING DECEMBER, 1979.

(Copy of communication submitted to each Member of the Council)

(Mr. Frasca met with the Council June 1, 1977)

A motion to confirm the nomination of Anthony J. Frasca, as a Municipal Judge. for a term expiring December, 1979 was made by Councilman Villani, seconded by Councilman Giuliano.

Councilman Carrino said he thinks it is very important that the Municipal Council is committed to a new court system for the citizens of the City of Newark who can start getting their just due from some of these Judges. He also recalled the Municipal Council made commitments that people who are residents and natives of the City of Newark will be entitled to positions such as these because of the very fact they are sensitive towards the problems of the City residents. Mr. Frasca, one of the nominees of the Mayor of the City of Newark, just moved into Newark last week. He does not know if he moved here because he was being nominated as a Judge, or because he wants to, to change his residency because he likes Newark. Mr. Frasca has been a practicing Corporation Attorney. He has no practical experience, as either a Prosecutor or a Defenders lawyer. He thinks if we are going to keep a commitment to the City of Newark, then we should keep the commitment at all times to the City of Newark and not get involved with politics when it comes to something as sensitive as the Courts. All of

June 1, 1977

the Councilmen at one time or another made a commitment to the citizens of Newark to not  
534 let the courts become political.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez,

President Harris.

No: Councilman Carrino.

Not Voting: Councilmen Tucker, Villani.

President Harris: This nomination is confirmed.

8-i.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED MAY 26, 1977, NOMINATING MS. BETTY LESTER, AS A MUNICIPAL JUDGE, FOR A TERM EXPIRING APRIL, 1980.

(Copy of communication submitted to each Member of the Council)

(Ms. Lester met with the Council June 1, 1977.)

A motion to confirm the nomination of Ms. Betty Lester, as a Municipal Judge, for a term expiring April, 1980 was made by Councilman Tucker, seconded by Councilman James.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: This nomination is confirmed.

8-j.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON RECEIVED MAY 26, 1977, NOMINATING IRVIN B. BOOKER, MUNICIPAL PRESIDING JUDGE, FOR A TERM EXPIRING DECEMBER, 1979.

(Copy of communication submitted to each Member of the Council)

(Judge Booker met with the Council June 1, 1977)

A motion to confirm the nomination of Irvin B. Booker, Municipal Presiding Judge, for a term expiring December, 1979 was made by Councilman James, seconded by Councilman Tucker.

Councilman Bottone said he understands the City Clerk said "Presiding Municipal Judge". Does that mean he not only will be appointed as a Judge but also as Presiding Judge?

City Clerk D'Ascensio replied the Mayor is not nominating him as a Municipal Judge but as Presiding Municipal Judge.

Councilman Bottone questioned if a particular Councilman here would wish to vote for him as a Judge but not as a Presiding Judge, could it be amended?

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City Clerk D'Ascensio replied that the nomination of the Judge is <sup>1535</sup> before the Council but what is before them is designating Mr. Booker as Presiding Municipal Judge.

President Harris stated that it can not be amended because it does not lie with- in Councils' powers to nominate. In terms of Judgeship itself, we cannot amend that recommendation from the Mayor because it deals with his nomination as a Presiding Municipal Judge.

City Clerk D'Ascensio commented you either approve or reject.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

Not Voting: Councilmen Bottone, Carrino.

President Harris: This nomination is confirmed.

8-k.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON RECEIVED MAY 20, 1977, NOMINATING ANTHONY H. GUERINO, AS A MUNICIPAL JUDGE, FOR A TERM EXPIRING MAY, 1980.

(Copy of communication submitted to each Member of the Council)

(Mr. Guerino met with the Council June 1, 1977)

A motion to confirm the nomination of Anthony H. Guerino, as a Municipal Judge, for a term expiring May, 1980 was made by Councilman Giuliano, seconded by Councilman Villani.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: This nomination is confirmed.

8-1.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED MAY 26, 1977, NOMINATING CHESTER A. MORRISON, AS A MUNICIPAL JUDGE, FOR A TERM ENDING DECEMBER, 1979.

(Copy of communication submitted to each Member of the Council)

(Judge Morrison met with the Council June 1, 1977)

A motion to confirm the nomination of Chester A. Morrison, as a Municipal Judge, for a term ending December, 1979 was made by Councilman James, seconded by Councilman Tucker.

Councilman Martinez said during the past week when talking about Judgeships, the main concern of the Council was are they residents of Newark or not. We just saw a resident of this City who was not re-nominated and who in the Council's opinion was

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a fine court leader and fine judge. Now we are given a name of a person who does not live in the City of Newark for the last 10 years but lives in Hillside. We are asked to confirm this nomination. He said he wants the Council to examine their own conscience because a Newarker is not being re-nominated and an out-of-towner is.

Councilman Tucker raised the question of consistency. The Council just voted for an out-of-towner who just moved into Newark within the last two weeks. If we are going to be consistent, let us be consistent with everybody.

Councilman Carrino said that there are very few times that Councilman Tucker and he agree. He thinks the Council is being very hypocritical if they are going to vote against a man who lives in Hillside if they voted for a man who just moved into Newark. He maintained he will keep consistent.

Councilman James said as for Judge James whose nomination is not before us, he will state for the record whenever he called him on matters relative to the South Ward he was available, sensitive, interested and a person, one of the few judges, you can actually look up his telephone number and reach him. He too is disappointed that his name is not before us but as the legislative branch of government, we cited at the pre-meeting conference that we explored this, there is no way that his name can come before us, unless it is sent by Administration. We have to make that very clear, because he has said it over and over again, one of the most sensitive Judges that they found was Judge James. This body is in no position to bring his name before the Council.

Councilman Carrino said we had better realize Judge James is the pawn in this whole thing. Somebody had to go for somebody else and Judge James was made the sacrificial lamb. Three years of dedication and three years of hard work on the bench, were put aside for other considerations.

Councilman Giuliano added and concurred with his colleague, Councilman James. Everytime he called Judge James, he not only answered but he came over and would talk to you and was very cooperative, legally. He spoke to him and explained to him that we cannot put his name up, it has to come from Administration. It is too bad that under our form of government, the Faulkner Act works that way. If his name were here he would not hesitate one minute to vote for him.

President Harris added it is regrettable as far as the citizens of Newark are concerned that they are going to feel the fact they do not have the stability and confidence that Judge James rendered to the residents of this City. He served with great distinction and served with dignity as echoed by his colleagues. He was available for consultation on various matters that did not deal in the area of his responsibility of the courts but when we wanted to discuss matters with him. He regrets very much that

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he does not have the distinction of voting for him today. He knows it is going to be a great loss and the best thing he can add to that is that he certainly hoped that something in the very near future would materialize where he can again regain status because he served the City of Newark with tremendous dedication.

Councilman Bottone said he would also like to add his contention that Judge James was an asset to the City and did his job very well and he hoped the others can do half as well as Judge James did. To be a political pawn, and that is exactly what he was, was a political move on the part of Administration. He would like to justify the reason he abstained on Judge Booker. It is not because of his Judgeship, he felt that this Council, by law, has the authority to elect the Chief Magistrate and we could have certainly deferred his appointment and let Administration know what our true feelings were. Not that he is to be rejected as a Judge but that the Council itself has given up a power and he is sure Administration does not give up any powers that they have. We have given up today a power where we could have designated the Chief Magistrate and it goes back four years and four years later it happens again where this Council has not been strong enough to withstand where even the law is on our side.

Councilwoman Villani remarked that Judge James was very much respected and she was sure that the nominees that were interviewed did not know who they were replacing. The names were submitted by Administration, there had to be some influence there.

Councilman James stated that he was pleased that the Mayor saw fit to replace Ms. Golden Johnson with Ms. Betty Lester. He would like to commend Judge Booker, the Presiding Judge. He thinks a lot of people have said there are many things wrong with the Courts, which he agrees. However, this body will have to fund the courts more in the future than they have done in the past and alleviate the problems. No adequate supplies, poor bathroom facilities, poor quarters for the Judges and all of those fiscal problems and staff problems will have to be addressed by this Council. It is easy to criticize as a Presiding Judge but he thinks we should understand that the Municipal Court System is archaic and is in need of transfusion. A transfusion of both money, transfusion of support and transfusion of cooperation by this body and he hoped in 1977-1978 that we will be more cooperative and lend a sensitive ear to the human cries that our Municipal Courts so desperately need. He thinks if many of us visited the courts one night, you would be abhorred at the snake pit conditions that exist during some of those hearings and he would hope that we would have a sympathetic ear.

Councilman Tucker said he will not comment on the question of Judge James but he really thinks that in his mind it is in the hands of the Council and we have made our statements.

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President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Giuliano, James, Villani, President Harris.

No: Councilmen Carrino, Martinez.

Not Voting: Councilman Tucker.

President Harris: This nomination is confirmed.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 1, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$42,336., DEPARTMENT OF HEALTH AND WELFARE, SALARIES AND WAGES, OTHER SALARIES AND WAGES-\$32,056., EQUIPMENT, OFFICE EQUIPMENT-\$10,280.; TO PROVIDE FUNDS FOR 10 ADDITIONAL EMPLOYEES AND ACQUISITION OF A MECHANIZED FILING SYSTEM.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Ordinance, see Ordinance 6-F-1, on Page 11 in the minutes of this meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from May 10, 1977 to May 25, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Newark Lodge #21 BPOE	7089 (Amended)
Society of the Holy Rosary of St. Francis Xavier Church	7202 (Amended)
Remco Industries - Chapter of Deborah	7286 (Amended)
Rosary Confraternity of St. Rose of Lima Church	7449
Combined Society of St. Patrick's Church	7450



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RAFFLES LICENSES

LICENSEE

LICENSE NUMBER

House of Insight

7176 (Amended)

The Black Youth Organization

7409 (Amended)

Parents Association of St. Benedict  
Elementary School

7451

Parents Association of St. Benedict  
Elementary School

7452

Flo Okin Cancer Relief

7453

St. Columba Church

7454

Stalian-American War Veterans of United  
States, Inc.

7455

A motion to concur in the Report was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 5:30 P. M.

APPROVED:



Frank D'Ascensio  
City Clerk



Earl Harris  
President

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Newark, New Jersey, June 8, 1977

1540

A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 1:00 P.M.

The City Clerk called the meeting to order and asked for roll call.

Present: Councilmen Allen, Giuliano, Martinez, Tucker, Villani, City Clerk D'Ascensio, Clerk of the Municipal Council.

The City Clerk announced due to the absence of President Harris he would entertain a motion to elect a Temporary President.

A motion to elect Councilman Donald Tucker Temporary President was made by Councilman Martinez and seconded by Councilman Villani.

The motion to elect Councilman Donald Tucker Temporary President was adopted by the following votes:

Yes: Councilmen Allen, Giuliano, Martinez, Villani, Temporary President Tucker.

Temporary President Tucker stated: "In accordance with New Jersey P.L. 1975, Chapter 231, Section 4, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on June 6, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

The City Clerk read letter from Councilmen Allen, James, Martinez, Tucker, and President Harris requesting a special meeting of the Newark Municipal Council for Wednesday, June 8, 1977 at 10:00 A.M. to consider approving sale of City-owned properties to the Housing Authority at

47 to 49 Stratford Place  
51 to 53 Stratford Place  
231 Belmont Avenue  
15 Hillside Place  
80 to 82 Arlington Street  
108 William Street  
94 to 96 Charlton Street  
162 Quitman Street  
154 Quitman Street  
143 to 145½ Elizabeth Avenue

Total amount of sales are \$108,400.

ORDINANCES ON FIRST READING.

June 8, 1977

Temporary President Tucker called for ordinances on first reading.

6-F-a.

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The City Clerk read ORDINANCE APPROVING THE SALE OF CITY-OWNED PROPERTIES IN THE ANNEXED EXHIBIT "A", NONE OF WHICH ARE NEEDED FOR PUBLIC USE, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A.

40A:12-13 (b) (1). (\$37,700.)

(80-82 Arlington Street	5,500.
108 William Street	6,250.
94-96 Charlton Street	4,000.
15 Hillside Place	2,500.
162 Quitman Street	2,300.
154 Quitman Street	2,700.
143-145½ Elizabeth Avenue	8,450.)

A motion to adopt the ordinance on first reading was made by Councilman Martinez seconded by Councilman Villani and declared adopted by Temporary President Tucker by the following votes:

Yes: Councilmen Allen, Giuliano, Martinez, Villani, Temporary President Tucker.

Temporary President Tucker: The yeses are five and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for public hearing and be considered for further action at a Special Meeting to be held June 21, 1977.

6-F-b.

The City Clerk read ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 51-53 STRATFORD PLACE, NEWARK, NEW JERSEY, BLOCK 2593, LOTS 8 AND 9 TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1), WHICH PROPERTY IS NOT NEEDED FOR PUBLIC USE." (\$5,000.)

A motion to adopt this ordinance on first reading was made by Councilman Giuliano seconded by Temporary President Tucker and declared adopted by Temporary President Tucker by the following votes:

Yes: Councilmen Allen, Giuliano, Martinez, Villani, Temporary President Tucker.

Temporary President Tucker: The yeses are five and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for public hearing and be considered for further action at a Special Meeting to be held June 21, 1977.

June 8, 1977

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6-F-c.

The City Clerk read ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 47-49 STRATFORD PLACE, NEWARK, NEW JERSEY, BLOCK 2593, LOTS 10 AND 11, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1), WHICH PROPERTY IS NOT NEEDED FOR PUBLIC USE." (\$5,000.)

A motion to adopt the ordinance on first reading was made by Temporary President Tucker seconded by Councilman Martinez and declared adopted by Temporary President Tucker by the following votes:

Yes: Councilmen Allen, Giuliano, Martinez, Villani, Temporary President Tucker.

Temporary President Tucker: The yeses are five and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for public hearing and be considered for further action at a Special Meeting to be held June 21, 1977.

6-F-d.

The City Clerk read ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 231 BELMONT AVENUE, NEWARK, NEW JERSEY, BLOCK 2581, LOT 39, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY PURSUANT TO THE PROVISION OF OF N.J.S. 40A:12-13 (b) (1). WHICH PROPERTY IS NOT NEEDED FOR PUBLIC USE." (\$4,600.)

A motion to adopt this ordinance on first reading was made by Councilman Villani seconded by Councilman Giuliano and declared adopted by Temporary President Tucker by the following votes:

Temporary President Tucker: The yeses are five and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for public hearing and be considered for further action at a Special Meeting to be held June 21, 1977.

A motion to hold a Special Meeting on June 21, 1977 to adopt on second reading and final passage Ordinances 6-F-a, 6-F-b, 6-F-c and 6-F-d June 8, 1977 was made by Temporary President Tucker seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Giuliano, Martinez, Villani, Temporary President Tucker.

June 8, 1977

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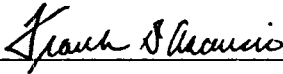
ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilman Allen, Giuliano, Martinez, Villani, Temporary President Tucker.

This meeting adjourned 1:05 P.M.

APPROVED:



Frank D'Ascensio  
City Clerk



Donald Tucker  
Temporary President

Newark, New Jersey, June 15, 1977

1544

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:10 P. M.

The audience arose for the National Anthem.

The prayer was offered by The Very Reverend Dillard Robinson, Dean of Trinity Cathedral.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant John Mosca, Sergeant-at-Arms.

(Councilman Tucker arrived 8:25 P. M.)

President Harris stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on June 7, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for persual upon application to the Office of the City Clerk)

4-a. The City Clerk presented PROJECT REPORT, OFFICE OF CONSUMER ACTION, FOR THE MONTH OF MARCH, 1977, SUBMITTED BY EXECUTIVE DIRECTOR, DENNIS G. CHEROT.

(Copy submitted to each Member of the Council)

A motion that the Project Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-b. The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF TRUSTEES, NEWARK PUBLIC LIBRARY, HELD APRIL 27, 1977.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

4-c.

The City Clerk presented COPY OF MINUTES OF PRIVATE MEETING OF BOARD OF TRUSTEES, NEWARK PUBLIC LIBRARY, HELD APRIL 27, 1977.

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE HELD MARCH 7, 1977.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, FILTRATION PLANT, HELD APRIL 27, 1977.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, TWO BRIDGES, HELD APRIL 27, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

4-g.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE/RAMAPO, HELD APRIL 27, 1977.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.



June 15, 1977

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4-h.

The City Clerk presented COPY OF MINUTES OF PUBLIC EMERGENCY MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, HELD MAY 6, 1977.

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-i.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION HELD MAY 6, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-j.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF MAY, 1977.

A motion to approve Report of Contracts Awarded, subject to receipt of resolutions affecting three contracts, Peter Juzefyk, Bujac Demolition and William M. Young, was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-k.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF APRIL, 1977.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-l.

The City Clerk presented ANNUAL REPORT OF OFFICE OF THE CITY CLERK, FOR THE YEAR 1976.

(Copy submitted to each Member of the Council)

A motion that the Annual Report be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

June 15, 1977

1547 ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on First Reading.

/ 6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING SUMMIT STREET, COLDEN STREET AND ACADEMY STREET AS ONE-WAY STREETS.

(Summit Street, Southbound, from Warren Street to Academy Street

Colden Street, Northbound, from Academy Street to Warren Street

Academy Street, Westbound, from Summit Street to Colden Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

/ 6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-2, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding Keer Avenue, from Elizabeth Avenue to Fabian Place)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

/ 6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY DELETING THEREFROM THE LEFT TURNS PROHIBITIONS ON GOULD AVENUE.

(Deleting Gould Avenue, Eastbound to Northbound on West Market Street or Humboldt Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic

Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-12, ANGLE PARKING OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED DESIGNATING ANGLE PARKING ON BERGEN STREET.

(Bergen Street, east side, between West Market Street and Twelfth Avenue 30 degrees)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 13, 1977.

6-F-e.

The City Clerk read AN ORDINANCE TO AMEND TITLE 22, CHAPTER 4, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY.

(Increases penalty for placing obstructions or encumbrances upon sidewalks of City of Newark from \$25. for each offense to \$500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

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President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 13, 1977.

6-F-f.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," ADOPTED MAY 4, 1977 (6-S & F-d) AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF PRINCIPAL PERSONNEL CLERK IN THE DIVISION OF PERSONNEL)

(Principal Personnel Clerk	1977	\$8,842. - \$10,547.
	1978	9,461. - 11,074.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 13, 1977.

6-F-g.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1965, AS AMENDED AND SUPPLEMENTED.

(Adding intersections: Broad Street, Broadway and Clay Street

Broad Street, Washington Street and Bridge Street

Broad Street, Park Place and Central Avenue

Springfield Avenue, Belmont Avenue and Jones Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

6-F-h.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF AMSTERDAM STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS AVENUES, AND SQUARES, EXTENDING FROM MAGAZINE STREET TO AVENUE L.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 13, 1977.

6-F-i.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF BADGER AVENUE AS LAID OUT 70 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES, EXTENDING FROM ROSE STREET TO AVON AVENUE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 13, 1977

6-F-j.

The City Clerk presented ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR,"

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June 15, 1977

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The motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on July 13, 1977.

A motion to consider AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$10,000., DEPARTMENT OF LAW, PROFESSIONAL CONSULTANTS AND SPECIALIZED SERVICES, TO PAY FOR THE SERVICES OF GERALD DORF, ESQ., WHO IS SPECIAL COUNSEL IN LABOR MATTERS, under Ordinances for First Reading was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Villani, President Harris.

No: Councilmen Carrino, Martinez.

Not Voting: Councilman Bottone.

6FL The City Clerk read AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$10,000., DEPARTMENT OF LAW, PROFESSIONAL CONSULTANTS AND SPECIALIZED SERVICES, TO PAY FOR THE SERVICES OF GERALD DORF, ESQ., WHO IS SPECIAL COUNSEL IN LABOR MATTERS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Villani, President Harris.

No: Councilmen Carrino, Martinez.

Councilman Carrino questioned whether Mr. Dorf does not have a contract with the City of Newark.

The City Clerk replied this raises the money to pay for services he has performed by contract.

Councilman Carrino recalled at the last meeting with Corporation Counsel Buck, he indicated there was a figure in the vicinity of \$40,000. available to Mr. Dorf and he could not understand the need for this ordinance.

At the request of Councilman Carrino, Assistant Corporation Counsel Bressler replied she has no personal knowledge of this matter and was sure a memorandum in detail

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will be submitted to the Council.

(Councilman Tucker arrived 8:25 P. M.)

At the close of the discussion, Councilmen Bottone, Giuliano and James indicated they desired to change their votes to the negative.

City Clerk D'Ascensio suggested Corporation Counsel Buck appear at the special conference June 21, 1977 to explain this matter in detail.

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Villani and failed of adoption by the following votes:

Yes: Councilmen Allen, Tucker, Villani, President Harris.

No: Councilmen Carrino, James, Giuliano, Martinez.

Not Voting: Councilman Bottone

A motion directing the City Clerk to invite Corporation Counsel Buck to meet with the Council at their special conference June 21, 1977 with respect to this ordinance was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage:

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," ADOPTED MAY 4, 1977, (6-S & F-c) AND AMENDMENTS THERETO. (TO CREATE THE TITLE AND SALARY RANGE FOR CERTAIN POSITIONS IN THE OFFICE OF THE MAYOR, MUNICIPAL COURTS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an Ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor", adopted May 4, 1977 (6S&Fc) and amendments thereto, be and the same is amended by creating the title, the minimum and maximum salary and code therefor, to wit:

(c) Municipal Courts

<u>POSITION</u>	<u>EFFECTIVE DATE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Court Administrator	1977	\$20,881	\$25,381
996677	1978	21,925	26,650



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<u>POSITION</u>	<u>EFFECTIVE DATE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Court Administrator 995549	1977 1978	\$18,940 19,887	\$23,025 24,176
Chief Counselor - FNS 995535	1977 1978	17,179 18,038	20,881 21,925
Court Coordinator 490000	1977 1978	11,628 12,209	14,133 14,840
Supervisor Intake Unit 996274	1977 1978	10,547 11,074	12,819 13,460
Senior Counselor - FNS 995534	1977 1978	11,073 11,628	13,457 14,130
Counselor - FNS 995987	1977 1978	10,045 10,547	12,209 12,819
Court Liaison 800125	1977 1978	9,284 9,748	11,074 11,628
Interviewer - Courts 995893	1977 1978	9,284 9,748	11,074 11,628
Secretarial Assistant 641510	1977 1978	8,842 9,361	10,547 11,074
Docket Clerk 302200	1977 1978	7,274 7,783	8,842 9,461
Principal Clerk 651040	1977 1978	6,927 7,421	8,421 9,010

Section 2. The titles and salaries hereinabove established and specified shall be temporary in nature, and shall be effective as of December 31, 1976. The salaries of such titles shall remain at the amounts hereinabove fixed so long as the funds received by the City from the Department of Treasury, Office of Revenue Sharing under the Antirecession Fiscal Assistance Program as authorized by the provisions of Title II of the Public Works Employment Act of 1976 shall last and upon complete utilization of said funds or termination of such funding, then the said titles and salaries, therefore as hereinabove established in the office of the Mayor and Agencies shall immediately cease and terminate.

Section 3. All prior ordinances or parts of prior ordinance which relate to the above position titles, hours of employment number of positions annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 15, 1977

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President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR", (6-S & F-c) ADOPTED MAY 4, 1977, AND AMENDMENTS THERETO. (TO CREATE THE TITLES AND SALARY RANGES FOR CHIEF OF VIOLATIONS BUREAU, ASSISTANT CHIEF OF VIOLATIONS, SENIOR AUDITOR AND SENIOR ACCOUNTANT IN THE DIVISION OF MUNICIPAL COURTS).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor", adopted May 4, 1977, (6S&Fc) and amendments thereto, be and the same are hereby amended by creating the title, title codes, annual minimum salary and annual maximum salary therefor, as follows, to wit:

(c) MUNICIPAL COURTS

<u>POSITION</u>	<u>EFFECTIVE DATE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief of Violations Bureau (37½ hrs.) 300011	1977 1978	\$ 18,940 19,887	\$23,025 24,176
Assistant Chief of Violations (37½ hrs.) 350031	1977 1978	14,840 15,582	18,038 18,940
Senior Auditor (37 ½ hrs.) 233040	1977 1978	13,457 14,130	16,361 17,179
Senior Accountant (37 ½ hrs.) 241120	1977 1978	13,457 14,130	16,361 17,179

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

Not Voting: Councilman Carrino.

President Harris: The yeses are eight, the noes are none and one not voting.

This ordinance having been read on two separate days and having achieved the vote required  
by the statute, is declared adopted. The City Clerk is directed to deliver same to the  
Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised  
in accordance with law and a hearing date set. It is now before you for public  
hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 1 OF AN ORDINANCE ENTITLED, "AN ORDINANCE  
CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,"  
ADOPTED MAY 4, 1977 (6-S & F-k) AND AMENDMENTS THERETO. (TO CREATE THE POSITION POLICE  
COMMUNICATION CLERK IN THE POLICE DEPARTMENT).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating  
permanent positions in the Police Department and establishing salaries therefor",  
(6S&Fk) adopted May 4, 1977, be amended by creating the following position,  
and establishing the minimum and maximum salaries, title code, as follows, to  
wit:

<u>POSITION</u>	<u>EFFECTIVE DATE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Police Communication Clerk	1977	\$ 9,749	\$ 11,628
600107	1978	10,236	12,209

Section 2. All prior ordinances or parts of prior ordinances which relate  
to the above position title, hours of employment, number of positions, annual  
minimum salary and annual maximum salary therefor, which are inconsistent here-  
with, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publi-  
cation and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to  
approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on  
second reading and final passage was made by Councilman Giuliano, seconded by Councilman  
Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

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President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND SECTION 3 OF "AN ORDINANCE TO IMPOSE A TAX ON EMPLOYER PAYROLLS IN THE CITY OF NEWARK", ORDINANCE 6-S & F-f, JANUARY 19, 1977, TO REDUCE THE RATE IMPOSED FOR 1977 FROM ONE (1%) PERCENT TO THREE-FOURTHS OF ONE (.75%) PERCENT.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. Section 3 of Ordinance 6-S & F-f, adopted January 19, 1977 be and the same is hereby amended to read as follows, viz:

Section 3. There is hereby imposed on every employer a tax equal to three-fourths of one (.75%) percent of his payroll, on all payrolls related to services performed in the calendar year 1977.

Section 2. Said Ordinance 6-S & F-f, to the extent not amended by this ordinance, is ratified, confirmed, approved and continued in all respects.

Section 3. This ordinance shall be deemed effective January 1, 1977.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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6-Ph, S & F-e.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PURSUANT TO N.J.S.A. 40A:12-14 (c) TO AUTHORIZE THE EXECUTION OF A LEASE BETWEEN THE CITY OF NEWARK AND PROGRESS IN ACTION, INC., FOR PREMISES COMMONLY KNOWN AS 184-186 AVON AVENUE, BLOCK 2660, LOTS 4 AND 5, FOR THE SUM OF ONE DOLLAR (\$1.00) PER YEAR OR THE COUNTY TAXES, WHICHEVER IS GREATER FOR A TERM OF ONE (1) YEAR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the Progress In Action, Inc., is a non-profit organization of the State of New Jersey which has tax exempt status with respect to both the State of New Jersey and the Federal Government; and
2. That the premises commonly known as 184-186 Avon Avenue, Block 2660, Lots 4 and 5 owned by the City of Newark, are not required for governmental purposes; and
3. That the Tax Collector of the City of Newark pursuant to N.J.S.A. 40A:12-14(c) is hereby authorized to execute the annexed lease on behalf of the City of Newark with Progress In Action, Inc., for a term of one (1) year at a nominal annual rental of one (1) dollar or County taxes, whichever is greater; and
4. That the subject premises shall be used by the tenants for the promotion of the health, safety, morals and general welfare of the community; pursuant to N.J.S.A. 40A 12-15 paragraph (i) and, which lease shall contain a provision permitting the landlord to recapture said premises on 30 days prior written notice to tenant; and
5. That the Tax Collector of the City of Newark shall be responsible for the enforcement of the terms and conditions of the annexed lease and shall require the tenant to submit an annual report setting forth the use to which the leasehold was put, the activities of the tenant undertaken in furtherance of the public purpose for which this lease is granted, the approximate value or cost of any activities conducted on the leased premises; an affirmation of the continued tax exempt status of the non-profit corporation pursuant to State and Federal law; and
6. That the subject premises shall be used by the tenant for the purpose of an urban farm, which shall serve approximately fifty (50) persons; and
7. That copies of the executed lease and annual report submitted pursuant thereto shall be forthwith filed with the Clerk of the City of Newark; and
8. That the tenant shall not be permitted to erect any structures upon the leased premises, and subletting is prohibited; and
9. That a copy of the Certificate of Incorporation for said tenant, filed in the Office of the Secretary of State of New Jersey on setting forth the purpose of said corporation is attached hereto and made part hereof.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman

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Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PURSUANT TO N.J.S. 40A:12-13 GRANTING AN EASEMENT AND RIGHT-OF-WAY TO MORRIS COUNTY FOR THE PURPOSE OF STRAIGHTENING A DANGEROUS CURVE ON GREEN POND ROAD LOCATED IN JEFFERSON TOWNSHIP AND WITHIN THE BOUNDARIES OF THE PEQUANNOCK WATERSHED.

WHEREAS, the Morris County Engineer has requested that the City of Newark grant Morris County an easement and right-of-way for the purpose of straightening a dangerous curve on Green Pond Road, located in Jefferson Township and within the boundaries of the Pequannock Watershed; and

WHEREAS, after the granting of the easement and right-of-way, Morris County intends to vacate the existing road in favor of the City of Newark pursuant to N.J.S. 27:16-28 (b); and

WHEREAS, the Board of Directors of the Newark Watershed Conservation and Development Corporation has recommended that the Municipal Council approve the granting of the easement and right-of-way;

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. The City shall grant an easement and right-of-way to Morris County pursuant to 40A:12-13 (b) (1), and as more particularly described in the agreement and map attached hereto.

2. The City Clerk shall cause the advertisement of the proposed grant to be inserted in a local newspaper pursuant to N.J.S. 40A:12-13 and shall file the necessary affidavits with the Director of the Division of Local Government Services in the Department of Community Affairs.

June 15, 1977

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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE BUSINESS ADMINISTRATOR TO ENTER INTO A LEASE ON BEHALF OF NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING (SUPPORTED WORK-PROJECT RESOURCE) WITH ELWOOD ASSOCIATES, INC. FOR PERIOD JUNE 16, 1977 THROUGH DECEMBER 31, 1977 FOR 19,907 SQUARE FEET OF SPACE AT 215 CENTRAL AVENUE; FURTHER RATIFYING SAID LEASE FOR THE PERIOD OCTOBER 1, 1976 THROUGH JUNE 15, 1977; AND AUTHORIZING THE LEASING OF AN ADDITIONAL 1,250 SQUARE FEET OF SPACE FOR THE PERIOD JUNE 15, 1977 THROUGH DECEMBER 31, 1977 AND RATIFYING SAID LEASE FOR ADDITIONAL SPACE FOR THE PERIOD APRIL 1, 1977 THROUGH JUNE 15, 1977; TOTAL CONSIDERATION FOR TERMS AFORESAID SHALL BE \$32,007.60.

WHEREAS, the City of Newark accepted a grant from the Law Enforcement Assistance Administration in the amount of \$638,876. on February 19, 1975 (Resolution 7RBD) for the implementation of the High Impact Anti-Crime Program project entitled "Supported Work-Project Resource;" and

WHEREAS, the City of Newark contracted with Elwood Associates, Inc. to lease space for Supported Work-Project Resource at 215 Central Avenue, Newark on May 21, 1975 (Ordinance 6PHS and FB); and

WHEREAS, the City of Newark is desirous of continuing to lease space at 215 Central Avenue and wishes to again contract with Elwood Associates, Inc. for a term commencing October 1, 1976 and terminating December 31, 1977; and

WHEREAS, the lease provides for 19,007 square feet of space for the term of fifteen (15) months commencing October 1, 1976 and ending December 31, 1977 plus 1,250 square feet of space for the term of nine (9) months commencing on April 1, 1977 and ending December 31, 1977 at a rental of \$32,007.60;

NOW THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

June 15, 1977

Section 1. That ratification is hereby granted for the period October 1, 1976 to June 15, 1977 and approval is hereby given for the period June 16, 1977 to December 31, 1977 authorizing the Business Administrator to sign the contract on behalf of the City of Newark, for the benefit of Supported Work-Project Resource, with Elwood Associates, Inc. to lease 19,007 square feet of space at 215 Central Avenue, Newark, New Jersey.

Section 2. That ratification is hereby granted for the period April 1, 1977 to June 15, 1977 and approval is hereby given for the period June 16, 1977 to December 31, 1977 authorizing the Business Administrator of Supported Work-Project Resource, with Elwood Associates, Inc. to lease 1,250 square feet of space at 215 Central Avenue, Newark, New Jersey.

Section 3. That funds to pay such consideration shall be from the budget of the Newark Office of Criminal Justice Planning Project, Project Resource, in the amount of \$32,007.60 Category E, facilities account #289.

Section 4. That a copy of this lease agreement is annexed hereto.

Section 5. That upon passage a duly executed copy of the written final lease agreement shall be permanently filed with the Ordinance in the Newark City Clerk's office by the Executive Director of the Office of Criminal Justice Planning.

Section 6. That this Ordinance shall take effect upon passage and publication, and in accordance with the laws of the State of New Jersey.

Section 7. The Municipal Council will not approve any further use of subject premises after conclusion of this agreement.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$42,336., DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, SALARIES AND WAGES, OTHER SALARIES AND WAGES-\$32,056., EQUIPMENT, OFFICE EQUIPMENT-\$10,280.; TO PROVIDE FUNDS FOR 10 ADDITIONAL EMPLOYEES AND ACQUISITION OF A MECHANIZED FILING SYSTEM.



June 15, 1977

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WHEREAS, an emergency has arisen in the Department of Health and Welfare, Division of Welfare, with respect to the shortage of necessary personnel and office equipment caused by greatly increased caseloads, no adequate provision was made in the 1977 budget for the aforesaid purpose, and N.J.S.A. 40A:4-46 provides for the creation of an emergency appropriation for the purpose above mentioned, and

WHEREAS, the total amount of emergency appropriations created including the appropriation to be created by this ordinance is.....\$ 124,590.00 and three percent of the total operating appropriations in the budget for 1977 is.....\$ 4,737,567.89

NOW, THEREFORE, BE IT ORDAINED (not less than two thirds of all members thereof affirmatively concurring) that in accordance with N.J.S. 40A:4-45.3(c) petition be made to the Local Finance Board for the creation of an appropriation set forth in the preamble hereof in accordance with the following:

1. An emergency appropriation be and the same is hereby made for

Department of Health and Welfare	
Division of Welfare	
7001 Salaries and Wages	
Other Salaries and Wages	\$ 32,056.00
7300 Equipment	
7331 Office Equipment	10,280.00

in the amount of.....\$ 42,336.00

2. That said emergency appropriation shall be provided for in full in the 1978 budget.
3. That the statement required by the Local Finance Board has been filed with the Clerk and a copy thereof will be transmitted to the Local Finance Board.
4. That three certified copies of this ordinance be filed with the Local Finance Board.
5. This ordinance shall take effect after approval of the Local Finance Board and final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage:

6-S & F-1.

The City Clerk: The following ordinance was adopted on first reading, adver-

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tised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE APPROPRIATING THE TOTAL SUM OF \$13,000. FROM WATER CAPITAL SURPLUS OF THE CITY OF NEWARK, NEW JERSEY, TO FINANCE ADDITIONAL COST OF CAPITAL BUDGET PROJECT #343-68 (RELOCATION OF WATER SYSTEM FACILITIES - FREEWAY CONSTRUCTION - INTERSTATE ROUTE 78, SECTION 5U CITY OF NEWARK AND TO FINANCE THE COST OF RELOCATION OF WATER SYSTEM FACILITIES - CITY OF NEWARK - FREEWAY CONSTRUCTION INTERSTATE ROUTE 280, SECTION 6K/7C, 7D AND 7G CITY OF NEWARK (CAPITAL BUDGET PROJECT #343(A)-68).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed)

A motion to defer action on this ordinance awaiting corrected debt statement was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

A motion to permit a spokesman from the Hispanic Community to address the Municipal Council was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-a.

MR. MIKE RIVERA, 77 SOUTH MUNN AVENUE, EAST ORANGE, NEW JERSEY, addressed the Municipal Council requesting permission to celebrate the Spanish-American State Wide Parade on October 2, 1977. He explained each year this group celebrates in different sites throughout the State of New Jersey.

Councilman Carrino questioned whether any problems are anticipated with respect to the Puerto Rican Day Parade.

Mr. Rivera replied this is a separate organization and they do not anticipate any problems.

Councilman Martinez suggested Mr. Rivera appear before the Municipal Council at a special conference to discuss this matter in detail.

Councilman Carrino questioned the speaker whether the Mayor's Office was knowledgeable of this request.

Mr. Rivera replied the Mayor's Office has been notified and the President of the Spanish-American State Wide Parade has been in communication with him.

Councilman Tucker suggested Budget Director Banker and Police Director

June 15, 1977

Williams join the discussion on this matter.

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A motion directing the City Clerk to invite Mr. Rivera, Budget Director Banker and Police Director Williams to appear at the special conference, June 21, 1977 at 12:00 P.M. to discuss this matter in detail was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

The City Clerk pointed out with respect to Resolutions 7-R-a, 7-R-b and 7-R-c on this calendar, information which has been requested by the recently enacted amendments to the Local Public Contracts Law has not yet been submitted and therefore, these resolutions must be deferred awaiting such information.

Councilman Tucker noted he has met with Executive Director Zalkind, Office of Criminal Justice Planning who informed him he has met with officials on the state level and this matter would be resolved. It should be noted that the delay in processing these resolutions lies directly between the State and Mr. Zalkind to resolve this entire problem. It is not the Council who is refusing to approve these resolutions.

7-R-a.

RESOLUTION RATIFYING CONTRACT WITH VINDICATE SOCIETY RESIDENTIAL TREATMENT

CENTER FOR PERIOD APRIL 1, 1977 TO JUNE 15, 1977; FURTHER AUTHORIZING CITY TO ENTER INTO CONTRACT WITH VINDICATE RESIDENTIAL TREATMENT CENTER FOR PERIOD JUNE 16, 1977 TO MARCH 31, 1978; SLEPA-\$45,346., \$2,519.-STATE-BUY-IN, \$2,519.-LOCAL CASH TO BE PROVIDED BY DIVISION OF YOUTH AND FAMILY SERVICES; TOTALLING \$50,384.; CONDITIONED UPON PROPER BUDGET IN-SERTION. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD APRIL 1, 1977 TO JUNE 15, 1977; FURTHER AUTHORIZING MAYOR

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1585 OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING  
AGENCY FOR PERIOD JUNE 16, 1977 TO MARCH 31, 1978 FOR PROJECT ENTITLED "VINDICATE SOCIETY  
RESIDENTIAL TREATMENT CENTER"; SLEPA-\$45,346., STATE BUY-IN-\$2,519., LOCAL CASH-\$2,519.,  
TOTALLING \$50,384. (LOCAL CASH TO BE PROVIDED BY DIVISION OF YOUTH AND FAMILY SERVICES)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone,  
seconded by Councilman Allen and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-c. RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION,  
VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER PROJECT, THIRD ACTION YEAR, \$47,865.; ITEM  
AVAILABLE FROM STATE OF NEW JERSEY, LAW ENFORCEMENT AND PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Carrino,  
seconded by Councilman Giuliano and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-d. RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$10,000.  
PAYABLE TO JOHN LEE, JR. AND GOLDSTEIN AND TOTO, ATTORNEYS, 1980 SPRINGFIELD AVENUE,  
MAPLEWOOD, NEW JERSEY, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION  
COUNSEL, FOR INJURIES SUSTAINED TO JOHN LEE, JR. WHO WAS WALKING ALONG CLINTON AVENUE,  
NEWARK, WAS ACCIDENTALLY STRUCK IN THE LEFT ELBOW BY BULLET DISCHARGED FROM POLICE  
WEAPON WHILE TRYING TO APPREHEND A SUSPECT AFTER A HIGH SPEED CHASE BY IRVINGTON POLICE  
DEPARTMENT. (POLICE OFFICERS OF CITY OF NEWARK DID FIRE THEIR WEAPONS AT THE FLEEING  
SUSPECT, MR. ZAYAS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by  
Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-e. RESOLUTION AMENDING RESOLUTION 7-R-bv, OCTOBER 16, 1974, "RESOLUTION APPROVING  
PARTICIPATION OF CITY OF NEWARK WITH STATE LAW ENFORCEMENT PLANNING AGENCY OF THE STATE

June 15, 1977

1566

OF NEW JERSEY AND THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION OF THE UNITED STATES  
DEPARTMENT OF JUSTICE IN A HIGH IMPACT ANTI-CRIME PROGRAM ENTITLED "IMPACT CRIMINALISTICS  
LABORATORY". (FEDERAL (STATE)-\$604,269., LOCAL CASH-\$91,626., TOTTALLING \$695,895.)," BY  
CHANGING PARAGRAPH 2, TO READ "JOINT PROJECT BETWEEN STATE OF NEW JERSEY AND CITY OF  
NEWARK FOR THE FOLLOWING DOLLAR AMOUNTS: (FEDERAL-\$483,085., LOCAL CASH-\$53,676.,  
TOTTALLING \$536,761.: LOCAL CASH MATCH TO BE PROVIDED BY IMPACT PROGRAM OVERMATCH POOL  
AND DOES NOT REQUIRE EXPENDITURE OF PUBLIC FUNDS BY CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-f.

RESOLUTION RATIFYING CONTRACT WITH IMPACT CRIMINALISTICS LABORATORY PROJECT FOR  
PERIOD JULY 1, 1975 TO JUNE 15, 1977; FURTHER AUTHORIZING MAYOR TO ENTER INTO CONTRACT  
FOR PERIOD JUNE 16, 1977 TO MARCH 31, 1979 FOR THE PURPOSE OF IMPLEMENTING THE IMPACT  
CRIMINALISTICS LABORATORY PROJECT; AUGUST 4, 1975 CITY RECEIVED GRANT IN AMOUNT OF  
\$483,085. FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION THROUGH SLEPA, (LEAA-\$483,085.  
LOCAL CASH-\$53,676.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDER NO. 1,  
FOR CONTRACT NO. E-76-19R, SHERMAN AVENUE SEWER REHABILITATION IN AMOUNT OF \$3,994. PAY-  
ABLE TO ELGATE CORPORATION IN ACCORDANCE WITH ATTACHED SCHEDULE, PURSUANT TO N.J.A.C.  
5:30-14.4 ET SEQ.; FUNDS AVAILABLE FROM DEPARTMENT OF ENGINEERING 1976 OPERATING BUDGET  
RESERVES, CONTRACT OR AGREEMENT, PROFESSIONAL CONSULTANTS AND SPECIALIZED SERVICES.

7RBT-11/15/76

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS  
TOTTALLING \$11,828.97, PER ATTACHED COPIES, WITH JET CONSTRUCTION COMPANY, INCORPORATED.

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1587

FOR CONSTRUCTION OF CERTAIN IMPROVEMENTS TO BUILDING AT 598 SOUTH 11TH STREET KNOWN AS JAMES WHITE MULTI-PURPOSE CENTER; PURSUANT TO N.J.A.C. 5:30-14.4 ET SEQ. (RESOLUTION 7-R-x, SEPTEMBER 3, 1975); FUNDS AVAILABLE FROM M.P.D.O., NEIGHBORHOOD FACILITIES FUND.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION AUTHORIZING REFILEING OF APPLICATION PREVIOUSLY FILED WITH ECONOMIC DEVELOPMENT ADMINISTRATION, UNDER TITLE I OF THE PUBLIC WORKS EMPLOYMENT ACT OF 1976, FOR FUNDING UNDER THE PUBLIC WORKS EMPLOYMENT ACT OF 1977, PER ATTACHED LIST.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING CITY OF NEWARK TO ADVERTISE TO SELL CERTIFICATE OF TAX SALE #48346; PURSUANT TO N.J.S.A. 54:4-114.2, FOR AMOUNT NOT LESS THAN \$1,300,000. BUT FOR AN AMOUNT LOWER THAN THE TOAL AMOUNT REQUIRED FOR REDEMPTION OF TAX CERTIFICATE #48346 INCLUDING ALL SUBSEQUENT MUNICIPAL LIENS TO DECEMBER 31, 1976 PLUS INTEREST AND COSTS TO THE PROPOSED DATE OF SALE; SALE OF AFORESAID TAX CERTIFICATE SHALL BE SUBJECT TO AND EXCLUSIVE OF TAXES FOR THE YEAR 1977 AND THEREAFTER AND SHALL BE FURTHER SUBJECT TO THE RIGHT OF REDEMPTIO; OF THE OWNER OF SAID PROPERTY AND OF ANY PERSON HAVING AN INTEREST THEREFOR, PURSUANT TO N.J.S.A. 54:4-114.3 AND N.J.S.A. 54:5-114.4 (248-268 HAYNES AVENUE, BLOCK 5088, LOT 170, WOLOSOFF-BAROFF, AIRPORT NEWARK ASSOCIATION - HOWARD JOHNSON MOTEL)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Assistant Corporation Counsel Schwartz, Acting Tax Collector Joseph, and Messrs. Mandelbaum and Targan met with the Council June 8, 1977)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.RESOLUTION APPROVING APPLICATION FOR PRELIMINARY LOAN FOR REHABILITATION OF

80 LOW-RENT PUBLIC HOUSING DWELLING UNITS; LOCATIONS YET TO BE DETERMINED AND THEN ONLY WITH THE CONCURRENCE OF SAID HOUSING AUTHORITY AND SAID CITY; FOR AMOUNT NOT TO EXCEED \$106,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Executive Director Notte and Counsel Rother, Newark Redevelopment and Housing Authority to meet with the Council at their special conference June 21, 1977 was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k-1.RESOLUTION RESCINDING RESOLUTION 7-R-u, MAY 18, 1977, "RESOLUTION APPROVING

APPLICATION FOR PRELIMINARY LOAN FOR THE REHABILITATION OF 77 LOW-RENT PUBLIC HOUSING DWELLING UNITS AT 15TH AVENUE BETWEEN BRUCE STREET AND MORRIS AVENUE; FOR AMOUNT NOT TO EXCEED \$106,000."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-1.RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO EXECUTE CONTRACT AWARDED TO

CHARLES G. ASHJIAN, ESQ., FOR PROFESSIONAL SERVICES WITH RESPECT TO PREPARATION OF PLEADINGS, SEARCHES AND OTHER DOCUMENTS NECESSARY TO FORECLOSE IN REM APPROXIMATELY 1,300 PROPERTIES FOR \$13,600. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a) (i); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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1568  
7-R-m.

RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO CANCEL UNPAID TAXES AND TAX LIEN  
AGAINST PROPERTY AT 661 HIGH STREET, BLOCK 2530, LOT 12, FOR THE YEARS 1974 TO 1976;  
FURTHER AUTHORIZING CORPORATION COUNSEL TO SIGN A CONSENT JUDGMENT DISMISSING COMPLAINT  
AS TO THE DEFENDANT 661 HIGH STREET, BLOCK 2530, LOT 12, CLAIM NUMBER 766, IN REM  
FORECLOSURE ACTION IN THE NEW JERSEY SUPERIOR COURT (CHANCERY DIVISION); CONTINGENT UPON  
PAYMENT BY WELLS CATHEDRAL HOUSE OF HOPE, INC. A NON-PROFIT CORPORATION OF NEW JERSEY,  
WITHIN 15 DAYS AFTER ADOPTION OF THIS RESOLUTION, TAXES FOR THE YEAR 1973 WITH LAWFUL  
INTEREST, THEREON, TO DATE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING FIRE DIRECTOR TO ACCEPT FROM ROBERT MARRON, 751 CLIFTON  
AVENUE, NEWARK, A GIFT OF A 1974 FORD WAGON, MODEL E336G, IDENTIFICATION NO. E33GHT08199,  
UPON EXECUTION OF ALL DOCUMENTS DEEMED NECESSARY BY THE LAW DEPARTMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK PAYABLE TO JOSE  
LOPEZ, ISRAEL SANTIAGO AND JOHNNY SANTIAGO AND LOWENSTEIN, SANDLER, BROCKIN, KOHL AND  
FISHER, THEIR ATTORNEY, IN AMOUNT OF \$10,000. UPON RECEIPT BY CORPORATION COUNSEL OF THOSE  
DOCUMENTS REQUIRED; FOR PERSONAL INJURIES SUSTAINED TO SOME OF THE PLAINTIFFS THAT HAD  
BEEN ARRESTED. (INSTITUTED LAWSUIT IN UNITED STATES DISTRICT COURT FOR THE DISTRICT OF  
NEW JERSEY ALLEGING THAT CERTAIN NEWARK POLICE OFFICERS ATTEMPTED TO EXTORT MONIES AND  
ASSAULTED AND BATTERED THESE INDIVIDUALS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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7-R-p.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF

\$4,262.45 PAYABLE TO NEW JERSEY OFFICE SUPPLY CO. AND THEIR ATTORNEY DONALD M. KARP, UPON RECEIPT OF A WARRANT OF SATISFACTION EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR DELIVERY OF CERTAIN OFFICE SUPPLIES TO VARIOUS DEPARTMENTS AND AGENCIES OF THE CITY OF NEWARK. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, ESSEX COUNTY AND JUDGMENT WAS ENTERED IN FAVOR OF NEW JERSEY OFFICE SUPPLY CO. ON MAY 6, 1977)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting further information was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM PULASKI

SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 43-45 DEWEY STREET, BLOCK 3060, LOT 45, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM SANTO

LEONE AND MARIA LEONE, HIS WIFE, OWNERS OF PREMISES 435 - 15TH AVENUE, BLOCK 292, LOT 4, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY WHICH IS DESIGNATED

ON THE OFFICIAL TAX MAPS AND THE TAX DUPLICATE (YEAR 1977) OF THE CITY OF NEWARK, NEW JERSEY AS BLOCK 5042, LOT 60 AND BLOCK 5088, LOT 64, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS. (NEWARK'S OAK ISLAND LANDFILL PROPERTY) (MR. NATHAN RAFF)

(Copy of resolution and correspondence submitted to each Member of the Council)

June 15, 1977

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A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH UNITED SECURITY SERVICE, INC., 912 MC CARTER HIGHWAY, NEWARK, LOWEST RESPONSIBLE BIDDER, TO PROVIDE UNIFORMED SECURITY GUARD AND TRAINED COMMAND DOGS FOR FULL SECURITY SERVICES AT VARIOUS RECREATIONAL FACILITIES IN CITY OF NEWARK, NOT TO EXCEED \$155,000.; CONTRACT EFFECTIVE UPON MUNICIPAL COUNCIL APPROVAL AND SHALL CONTINUE IN FULL FORCE AND EFFECT UNTIL EXPIRATION OF SAID CONTRACT; \$100,000., DEPARTMENT OF RECREATION AND PARKS 1977 OPERATING BUDGET FOR PERIOD JUNE 19, 1977 TO DECEMBER 31, 1977; BALANCE TO BE ENCUMBERED IS CONTINGENT UPON AND SUBJECT TO APPROPRIATION OF SUFFICIENT FUNDS IN NEXT FISCAL YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris.

Councilman Carrino questioned whether the Rotunda Pool is covered by this resolution.

City Clerk D'Ascensio replied in the affirmative.

Councilman Carrino noted last Sunday he had to chase 7 sub-teenagers from Rotunda Pool and a Newark employee was sleeping in the office of the Newark pool. He questioned where the dogs were in this instance.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION RESCINDING RESOLUTION 7-R-bv, APRIL 6, 1977, "RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO AGREEMENT WITH VAILSBURG FIRST AID AMBULANCE SQUAD, TO EFFECT VOLUNTARY CONTRIBUTION TO SAID VAILSBURG FIRST AID SQUAD. SUM OF \$1,500. (VOLUNTEER AMBULANCE RENDERING SERVICE THROUGHOUT THE CITY OF NEWARK)."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 15, 1977

1572

7-R-v.

RESOLUTION AMENDING RESOLUTION 7-R-p, SEPTEMBER 23, 1976, CONTRACT WITH NEW

HOPE DEVELOPMENT CORPORATION, BY EXTENDING TERM OF CONTRACT TO OCTOBER 14, 1977; NO  
ADDITIONAL FUNDS ARE REQUIRED. (TO PROVIDE GENERAL SKILLS TRAINING)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO GRANT AGREEMENT WITH UNITED STATES

COMMUNITY SERVICES ADMINISTRATION FOR SUMMER YOUTH RECREATION PROGRAM IN AMOUNT OF  
\$98,600.; FUNDS TO BE EXPENDED IN ACCORDANCE WITH TERMS OF SAID GRANT AGREEMENT. (THIS  
GRANT MAY BE USED TO PROVIDE RECREATIONAL ACTIVITIES AND TRANSPORTATION TO NEWARK'S YOUTH  
UNDER THE AGE OF 14)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-x.

RESOLUTION RATIFYING EXTENSION OF CONTRACT FOR PROJECT ENTITLED "YOUTH SERVICES

AGENCY", FOR PERIOD MAY 1, 1977 TO JUNE 15, 1977; FURTHER AUTHORIZING EXTENSION FOR PERIOD  
JUNE 16, 1977 TO SEPTEMBER 30, 1977 CONTINGENT UPON SLEPA'S APPROVAL; NECESSARY SUM OF  
SURPLUS FUNDS SHALL BE DERIVED FROM GRANT FROM NEW JERSEY STATE LAW ENFORCEMENT PLANNING  
AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by  
Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-x-1.

RESOLUTION RATIFYING CONTRACT WITH BOY'S CLUB FOR PERIOD MAY 1, 1977 TO JUNE

15, 1977; FURTHER AUTHORIZING EXECUTIVE DIRECTOR OF OFFICE OF CRIMINAL JUSTICE PLANNING TO  
EXECUTE EXTENSION OF CONTRACT WITH BOY'S CLUB FOR PERIOD JUNE 16, 1977 TO SEPTEMBER 30,  
1977; CONTINGENT UPON SLEPA'S APPROVAL; NECESSARY SUM OF SURPLUS SHALL BE DERIVED FROM  
GRANT FROM NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by

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President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION CONSENTING TO ALLOCATION BY STATE LAW ENFORCEMENT PLANNING AGENCY FOR AN AMOUNT NOT TO EXCEED \$70,000. FROM 1975 NEW JERSEY LOCAL ACTION FUNDS TO NEW JERSEY STATE DEPARTMENT OF CORRECTIONS, FOR OPERATION OF PROGRAM ENTITLED "INSTITUTIONAL TREATMENT TEAMS"; FURTHER CONSENTING THAT ALLOCATION OF SAID MONEY AS A LOCAL EXPENDITURE OF FEDERAL FUNDS THEREBY ALLOWING PAYMENT TO BE MADE DIRECTLY TO THE IMPLEMENTING STATE AGENCY; DOES NOT REQUIRE THE EXPENDITURE OF ANY PUBLIC FUNDS BY CITY OF NEWARK. (TO PROVIDE SOCIAL CASE WORK AND PSYCHOLOGICAL TREATMENT SERVICES TO STATE INMATES).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino.

Councilman Carrino questioned why the Council is voting on something that involves State inmates?

Councilman Tucker replied this program is already in operation and is funded by the State. What has happened the vast majority of participants in the program are currently operating in a prison in Newark. They are allocating a certain percentage of funds for each one of the residents of the local municipality they come from. This is down for their financial budgeting purposes.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION DESIGNATING HILLSIDE AVENUE, BETWEEN WEST PEDDIE STREET AND CLINTON AVENUE AND BETWEEN CLINTON AVENUE AND AVON AVENUE, AS A THROUGH STREET; FURTHER INSTALLING STOP SIGNS ON THE NEAR RIGHT SIDE OF EACH STREET INTERSECTING THE THROUGH STREET; PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-ba.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TOTALING \$89,508.19, TO INDIVIDUALS ON ANNEXED EXHIBIT "A"; BY REASON OF COUNTY BOARD JUDGMENTS, STATE BOARD JUDGMENTS, CASH OVERPAYMENTS, VETERANS ALLOWANCES AND SENIOR CITIZENS ALLOWANCE, FOR THE YEARS 1972, 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1977 CITY OF NEWARK BUDGET, DEPARTMENT OF PUBLIC WORKS, DIVISION OF STREETS AND SIDE-WALKS, OVERTIME TO CHANGE OF RATE; CORRECTION BEING REQUESTED TO PROVIDE FUNDS FOR EMPLOYEES WHO ARE ASSIGNED TO WORK IN HIGHER TITLES WHEN THAT PARTICULAR EMPLOYEE IS OUT SICK, ON VACATION OR THE POSITION IS VACANT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, \$4,571,837.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR, COMPREHENSIVE EMPLOYMENT AND TRAINING, TITLE II.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, \$7,545,132.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR, COMPREHENSIVE EMPLOYMENT AND TRAINING, TITLE VI.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION AUTHORIZING THE CENTRAL PLANNING BOARD TO MAKE AN INVESTIGATION AND HOLD PUBLIC HEARINGS TO DETERMINE WHETHER BLOCKS 2021, 2022, 2023, 2024, 2470, 2474, 2471, 2472, 2473, 2486, 2487 AND PORTIONS OF CITY BLOCKS 2025, 2461, AND 2442 ARE BLIGHTED AREAS. (IRONBOUND RENEWAL PROJECT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION SUPPORTING THE EFFORTS OF THE PROJECT RESOURCE RECYCLING PROGRAM OF THE DEPARTMENT OF ENGINEERING TO RECYCLE NEWARK'S SOLID WASTE; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXPAND PROJECT RESOURCE RECYCLING PROGRAMS INTO ALL AREAS OF THE CITY OF NEWARK NOT PREVIOUSLY PARTICIPATING IN THIS PROGRAM AND CALLING UPON THE RESIDENTS OF NEWARK TO PARTICIPATE IN SAID PROGRAM; NO ADDITIONAL CITY FUNDS SHALL BE REQUIRED AT THIS TIME FOR SAID EXTENSION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Director of Engineering Zach, Executive Director Zalkind, Office of Criminal Justice Planning and Project Resource Director Bernard to meet with the Council at their special conference June 21, 1977 was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION AUTHORIZING THE MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO APPLY TO THE STATE OF NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS FOR FUNDS UNDER THE SAFE AND CLEAN NEIGHBORHOODS PROGRAM TO CONTINUE WALKING PATROL POSTS, CITY-WIDE CLEAN-UP AND DEMOLITION AND NEIGHBORHOOD STABILIZATION ACTIVITIES. (\$1,000,000. FROM STATE OF NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS TO BE MATCHED WITH \$1,000,000. FROM MUNICIPAL BUDGET FUNDS).

(Copy of resolution and correspondence submitted to each Member of the Council)

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Councilman Carrino stated a meeting should be held with Executive Director of MPDO Dennison, Assistant Business Administrator Walls and Director of Inspections Lembo for a discussion with respect to the problem of abandoned houses catching fire and also the habitation by people using such demolished homes and thereby losing ratables for the City.

A motion to adopt the resolution and direct the City Clerk to invite Executive Director of MPDO Dennison, Assistant Business Administrator Walls and Director of Inspections Lembo to meet with the Council at their special conference June 21, 1977 to discuss failure to demolish abandoned dwellings; further authorizing City Clerk to invite Police Director Williams to meet with the Council at their special conference June 21, 1977 to discuss walking patrol posts was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.      RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT NEEDED FOR PUBLIC USE, SALE OF SCRAP VEHICLES, DIVISION OF SCRAP VEHICLES, DIVISION OF MOTORS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.      RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND FOUR HUNDRED NINETY DOLLARS (\$490.) TO JOHN SCOZZAFAVA FOR A DISTRIBUTOR LICENSE NOT ISSUED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.      RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TWENTY-FIVE (\$25.) TO HENRIETTA ROSE FOR A AUTOMATIC AMUSEMENT DEVICE LICENSE NOT ISSUED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TWENTY-FIVE DOLLARS (\$25.) TO ROBERT HARRINGTON FOR A RESTAURANT LICENSE NOT ISSUED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION DESIGNATING THE INTERSECTION OF COMMONWEALTH AVENUE AND MEAD STREET AS A STOP INTERSECTION AND INSTALLING STOP SIGNS ON MEAD STREET; PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION AMENDING RESOLUTION 7-R-b, SEPTEMBER 3, 1969, "RESOLUTION DESIGNATING BUS STOPS ALONG SPRINGFIELD AVENUE WITHIN CITY OF NEWARK," BY DELETING BUS STOP ALONG SPRINGFIELD AVENUE, WESTBOUND, ON THE SOUTHERLY SIDE THEREOF AT BOYD STREET (FAR SIDE)-BEGINNING AT THE EASTERLY CURB LINE OF BOYD STREET AND EXTENDING 104' EASTERLY THEREFROM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION DESIGNATING THE INTERSECTION OF FIRST AVENUE AND NORTH ELEVENTH STREET AS A STOP INTERSECTION AND INSTALLING STOP SIGNS ON NORTH ELEVENTH STREET; PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-bo.

RESOLUTION DESIGNATING THE INTERSECTION OF TWELFTH AVENUE AND SOUTH SEVENTH STREET AS A STOP INTERSECTION AND INSTALLING STOP SIGNS ON SOUTH SEVENTH STREET; PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION DESIGNATING PULASKI STREET AS A THROUGH STREET BETWEEN LAFAYETTE STREET AND WALNUT STREET, BETWEEN WALNUT STREET AND CHESTNUT STREET AND BETWEEN CHESTNUT STREET AND SOUTH STREET AND INSTALLING STOP SIGNS ON THE NEAR RIGHT SIDE OF EACH STREET INTERSECTING THROUGH STREET; PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF \$3,607.70 PAYABLE TO MAX BLAU CONTRACT FURNITURE, INC. AND THEIR ATTORNEYS, LOWENSTEIN, SANDLER, BROCHIN, KOHL, AND FISHER, ESQS., UPON RECEIPT OF A WARRANT OF SATISFACTION EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL; FOR VARIOUS PIECES OF OFFICE EQUIPMENT DELIVERED TO OFFICE OF ELDERLY AFFAIRS. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, JUDGMENT ENTERED AGAINST CITY OF NEWARK FOR \$3,420.38, WITH INTEREST FROM MARCH 11, 1977 AND COST OF SUIT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Business Administrator Walls, Director of Health and Welfare Buford and Director of Newark Office of Elderly Affairs Spellman to meet with the Council at their special conference June 21, 1977 was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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1573-7-R-br.

RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO FILE APPLICATION, ENTER INTO AGREEMENTS WITH, AND TO ACCEPT ALL FUNDS GENERATED FROM SUCH APPLICATION FOR A COMPREHENSIVE PLANNING ASSISTANCE PROGRAM GRANT IN THE AMOUNT OF \$34,200. UNDER SECTION 701 OF THE HOUSING ACT OF 1954, AS AMENDED. (68 STATUTE 640; 40 U.S.C. 461) WITH UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, IN COMPLIANCE WITH FEDERAL REGULATIONS GOVERNING AID GRANT APPLICATIONS; CITY OF NEWARK SHALL MAINTAIN RECORDS AND SUBMIT AN ANNUAL PERFORMANCE REPORT; CITY OF NEWARK SHALL BE RESPONSIBLE FOR PROVIDING 1/3 MATCHING SHARE IN-KIND SERVICES EQUIVALENT TO \$17,100.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting submission of annual performance report required by previous grant was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1977 CITY OF NEWARK BUDGET, DEPARTMENT OF FIRE, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, ACCOUNT 7141 AND ACCOUNT 7195 TO OTHER EXPENSES, MATERIALS AND SUPPLIES, ACCOUNT 7226 AND EQUIPMENT, ACCOUNT 7331.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO EXTEND PURCHASE ORDER AND TO CONTINUE DISPOSAL OPERATIONS AT THE MUNICIPAL SANITARY LANDFILL AUTHORITY AS AN EMERGENCY MEASURE FOR ANOTHER INTERIM PERIOD, BUT SAID PERIOD SHALL NOT EXCEED 30 DAYS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO RECEIVE LEGITIMATE AND RESPONSIBLE BIDS FOR DISPOSAL OF NEWARK'S MUNICIPAL SOLID WASTE IN ACCORDANCE WITH LOCAL PUBLIC CONTRACTS LAW OF THE STATE OF NEW JERSEY, BUT IN NO EVENT SHALL THIS BID EXCEED 30 DAYS; COST FOR DISPOSAL SHALL NOT EXCEED \$.79 PER CUBIC YARD ON A UNIT PRICE BASIS, BUT SHALL NOT EXCEED TOTAL AMOUNT OF \$70,000. AND THE \$.04 PER CUBIC YARD TIPPING CHARGE PAYMENTS REQUIRED BY THE NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION WILL BE KEPT SEPARATELY FROM REGULAR DISPOSAL CHARGES AND MAINTAINED IN A SEPARATE ESCROW ACCOUNT UNTIL SUCH TIME AS THE USE OF SAID CHARGE IS APPROVED BY APPROPRIATE STATE AGENCIES; FUNDING PROVIDED IN DIVISION OF SANITATION, DEPARTMENT OF PUBLIC WORKS.

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu.

RESOLUTION AUTHORIZING CITY OF NEWARK TO DELIVER DEED TO HOUSING AUTHORITY

RELEASING 55 STRATFORD PLACE, FROM FOREGOING MENTIONED CONDITIONS, REVERTER, FOREFEITURE  
CLAUSE AND RIGHT OF RE-ENTRY AND THAT SUCH DEED BE APPROVED IN FORM AND SUBSTANCE BY  
CORPORATION COUNSEL AND EXECUTED BY ITS REAL ESTATE OFFICER ON ITS BEHALF AND ATTESTED  
BY ITS CITY CLERK; FURTHER DEED SHALL BE DELIVERED AT PUBLIC HEARING BEFORE MUNICIPAL  
COUNCIL OF CITY OF NEWARK; PURSUANT TO R.S. 40:60-51.2, AS AMENDED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S OFFICE OF EMPLOYMENT AND

TRAINING TO ENTER INTO MODIFICATION OF CONTRACT BETWEEN CITY OF NEWARK AND NEWARK SERVICES  
CORPORATION BY INCREASING AMOUNT BY \$50,000. MAKING A TOTAL OF \$300,000. (RESOLUTION  
7-R-d, OCTOBER 6, 1976); ALL FUNDS UNDER THIS CONTRACT WILL BE USED FOR PARTICIPANTS'  
WAGES (CONTROLLED WORK EXPERIENCE ACTIVITIES FOR AFDC RECIPIENTS AND EX-OFFENDERS)  
(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW  
N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER

INTO CONTRACT WITH 31 SUB-CONTRACTORS, AS LISTED ON SAID RESOLUTION, AT \$150. PER WEEK  
PER SUPERVISOR BUT NOT TO EXCEED (9) NINE WEEKS FOR EACH; TO INSURE THAT SPEDY PARTICIPANTS  
ARE PROPERLY SUPERVISED. (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO  
LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLU-  
TION)

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(Copy of resolution and correspondence submitted to each Member of the Council)

Councilman Tucker indicated he has been in communication with Mr. Wheeler and the Director of the Program. He said there are programs not on that list and he would like to amend the resolution to include the Elizabeth Avenue Community Center in the amount of \$4,050.

The City Clerk pointed out three centers were added by a resolution which was submitted for the original.

Councilman James mentioned he desired to have the Weequahic Booster and Chancellor Avenue Annex group included in this resolution.

Councilman Martinez indicated he desired to add the East Ward Community Center.

Councilman Carrino requested the Council to raise Residence for Community Action by an additional \$1,350. to a total of \$6,750.

The City Clerk pointed out there may be problems with respect to these suggested amendments. The Council must be in receipt of additional back-up information for these new centers in order to satisfy the requirements of the statute.

President Harris stated it would be better to defer this matter at this time and to entertain it at the special meeting of the Council to be held June 21, 1977.

Councilman Tucker requested the staff assure that all the necessary information is received so that this matter can be resolved at the special meeting. If this is not adopted affirmatively on Tuesday, the summer program will be in trouble.

A motion to defer action on this resolution and direct the City Clerk to place it on the calendar of the Municipal Council for a special meeting June 21, 1977 was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.

RESOLUTION APPOINTING RENALDO TAYLOR, CONSTABLE, FOR A TERM ENDING DECEMBER 31, 1977 AND APPROVING HIS BOND AS TO SUFFICIENCY.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-by.      RESOLUTION COMMENDING COACH JAMES MILLER, ASSISTANT COACH ROBERT JACKSON,  
AND THE BRAGRAW AVENUE ELEMENTARY SCHOOL "TROJANS" FOR OUTSTANDING PERFORMANCE IN  
BASKETBALL.

(Copy of resolution submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman James,  
seconded by President Harris and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bz.      RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF NEWARK OFFICE OF  
CRIMINAL JUSTICE PLANNING TO SUBMIT APPLICATION TO STATE LAW ENFORCEMENT PLANNING AGENCY  
FOR PROJECT ENTITLED "NORTH WARD COMMUNITY YOUTH ENRICHMENT PROJECT", 4TH YEAR; DOES NOT  
REQUIRE EXPENDITURE OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK. (SLEPA-\$100,000., STATE  
BUY-IN-\$5,555., LOCAL CASH-\$5,556.; TALLING \$111,111.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by  
Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-ca.      RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF NEWARK OFFICE OF  
CRIMINAL JUSTICE PLANNING TO SUBMIT APPLICATION TO STATE LAW ENFORCEMENT PLANNING AGENCY  
FOR PROJECT ENTITLED "YOUTH SERVICES AGENCY", SECOND YEAR; DOES NOT REQUIRE EXPENDITURE  
OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK. (SLEPA-\$103,500., STATE BUY-IN-\$5,750., LOCAL  
CASH-\$5,756.; TALLING \$115,006.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by  
Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-cb.      RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF NEWARK OFFICE OF  
CRIMINAL JUSTICE PLANNING TO SUBMIT APPLICATION TO STATE LAW ENFORCEMENT PLANNING AGENCY  
FOR PROJECT ENTITLED "TACTICAL ANTI-CRIME TEAMS", 3RD YEAR, DOES NOT REQUIRE EXPENDITURE  
OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK. (SLEPA-\$150,000., STATE BUY-IN-\$8,333.,  
LOCAL CASH-\$8,333.; TALLING \$166,666.)

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc.

RESOLUTION ACCEPTING BID OF MARK IV PRODUCTIONS, INC., TO LEASE APPROXIMATELY 13,556 SQUARE FEET OF SPACE OF CITY-OWNED PREMISES AT 218-220 MARKET STREET, BLOCK 164, LOTS 32, 79, AND 81, NEWARK, NEW JERSEY, FOR THE TERM OF TWO (2) YEARS WITH A TWO (2) YEAR OPTION TO RENEW AT THE RENTS SET FORTH IN SCHEDULE "A" OF THE PROPOSED LEASE, AND AGREEING TO COMPLY WITH ALL FURTHER TERMS AND CONDITIONS OF PROPOSED LEASE AGREEMENT; AND AUTHORIZING ACTING TAX COLLECTOR OF THE CITY OF NEWARK TO EXECUTE SAID LEASE AGREEMENT ON BEHALF OF THE CITY OF NEWARK. (AMOUNTS LISTED ON ATTACHED SCHEDULE "A" FOR PERIOD JULY 1, 1977 TO JUNE 30, 1979)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

Not Voting: Councilman Martinez.

7-R-cd.

RESOLUTION APPROVING APPLICATION AND PLAN OF NEW COMMUNITY ROSEVILLE CORPORATION, A NON-PROFIT CORPORATION OF NEW JERSEY, FOR CONSTRUCTION OF PROJECT, WHICH IS MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, LOCATED AT 1-35 SOUTH 8TH STREET ALSO KNOWN AS 32-66 SOUTH 9TH STREET, ALSO KNOWN AS 2-16 9TH AVENUE, BEING LOT 1 IN BLOCK 1855, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO PROVISION AND CONDITION OF R.S. 55:15-1 ET SEQ.; BUT IN NO EVENT FOR PERIOD LONGER THAN THE LIFE OF NEW JERSEY HOUSING FINANCE AGENCY (N.J.H.F.A.) MORTGAGE TO BE GIVEN TO SAID CORPORATION; HOUSING CORPORATION SHALL MAKE PAYMENT TO CITY OF NEWARK ANNUAL SERVICE CHARGE FOR MUNICIPAL SERVICES SUPPLIED TO SAID PROJECT, IN AN AMOUNT, EQUAL TO TAX ON THE PROPERTY ON WHICH THE PROPERTY IS LOCATED FOR FULL YEAR IN WHICH THE UNDERTAKING OF SAID PROPERTY IS COMMENCED OR AT LEAST 6.28% OF THE ANNUAL GROSS RENTS OBTAINED FROM SAID PROJECT, WHICHEVER IS GREATER.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker

June 15, 1977

Villani, President Harris.

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7-R-ce.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE

INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF  
APPROPRIATION, SUMMER YOUTH RECREATION SUPPORT PROGRAM, FISCAL YEAR 1977, \$98,600.;  
ITEM AVAILABLE FROM UNITED STATES COMMUNITY SERVICES ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION STRONGLY URGING THE CITY ADMINISTRATION TO SEEK ALL AVAILABLE FEDERAL  
AND STATE FUNDING IN ORDER TO PROVIDE THE MAXIMUM NUMBER OF USEFUL JOBS FOR NEWARK'S  
YOUTH DURING THE SUMMER OF 1977, was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-M-b.

A MOTION EXPRESSING PROFOUND SORROW AND REGRET ON THE UNTIMELY DEATH OF  
PATRICK J. SCANLON, UNDERSHERIFF OF ESSEX COUNTY AND STATE ASSEMBLYMAN REPRESENTING THE  
28TH DISTRICT; FURTHER, IN ACKNOWLEDGING THE GREAT CONTRIBUTION OF HIS PUBLIC SERVICE  
THE NEWARK MUNICIPAL COUNCIL EXTENDS TO HIS BELOVED WIFE AND FAMILY THEIR MOST SINCERE  
CONDOLENCES, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-M-c.

A MOTION DIRECTING THE CITY CLERK TO COMMUNICATE WITH CORPORATION COUNSEL BUCK  
WITH RESPECT TO COUNCILMANIC REQUESTS FOR A LEGAL OPINION ON POSSIBLE CONFLICTS OF  
INTEREST WITH REGARD TO THE PRESENT MEMBERS OF THE NEWARK BOARD OF EDUCATION AND TO  
FURNISH A FULL EXPLANATION AS TO WHY SUCH AN OPINION TOOK IN EXCESS OF 100 DAYS TO  
DRAFT, was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

June 15, 1977

7-M-d.

1585

Councilman Carrino noted two Motions had been submitted to the Law Department with respect to the Route 280 exit into Newark. He noted construction is now taking place in Kearny with respect to the continuation of Route 280 and not one thing has been done with respect to the Newark exit. Another individual has been killed at that site since the first time the Law Department was requested to act on this matter. He questioned how long the City will permit the First Street exit to be a danger to everyone entering the City of Newark without the State doing something.

Councilman Carrino MOVED THAT COUNCIL ONCE AGAIN COMMUNICATE WITH THE LAW DEPARTMENT STRESSING THEY DO EVERYTHING POSSIBLE TO STOP THE STATE OF NEW JERSEY FROM SPENDING ANY MONEY FOR HIGHWAY CONSTRUCTION ON ROUTE 280 IN HUDSON COUNTY UNTIL THE PROBLEM OF THE FIRST STREET EXIT IN NEWARK IS PERMANENTLY RESOLVED, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 25, 1977, ENCLOSING PROPOSED "ORDINANCE PURSUANT TO N.J.S.A. 40A:12-13 (b) (1) TO AUTHORIZE THE EXECUTION OF A SALE OF CITY-OWNED PROPERTY DESIGNATED AS A PORTION OF THE MORRIS CANAL BED NEAR BLOCK 791, LOT 1 AND BLOCK 800, LOT 5, NEWARK, NEW JERSEY, BETWEEN THE CITY OF NEWARK AND THE HOUSING AUTHORITY OF SAID CITY, FOR THE SUM OF ONE THOUSAND (\$1,000.) DOLLARS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 13, 1977 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 27, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF CITY-OWNED PROPERTIES IN THE ANNEXED EXHIBIT "A", NONE OF WHICH ARE NEEDED FOR PUBLIC USE, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1)." (\$37,700.)



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(80-82 Arlington Street	\$5,500.
108 William Street	6,250.
94-96 Charlton Street	4,000.
15 Hillside Place	2,500.
162 Quitman Street	2,300.
154 Quitman Street	2,700.
143-145½ Elizabeth Avenue	8,450.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was adopted on First Reading at a Special Meeting, June 8, 1977 and further action will be taken on June 21, 1977)

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 31, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND CHAPTER 5, ARTICLE 4, 'REQUIREMENTS FOR OFF-STREET PARKING,' OF TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, AND READOPTED AS AN INTERIM ZONING ORDINANCE."

(Restricting the parking of motorized vehicles on front lawns in First and Second Residence Districts)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance pending submission of this ordinance to the Planning Board for their consideration and recommendation was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 2, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 51-53 STRATFORD PLACE, NEWARK, NEW JERSEY, BLOCK 2593, LOTS 8 AND 9 TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1), WHICH PROPERTY IS NOT NEEDED FOR PUBLIC USE." (\$5,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was adopted on First Reading at a Special Meeting, June 8, 1977 and further action will be taken on June 21, 1977)

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 2, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 47-49 STRATFORD PLACE, NEWARK, NEW JERSEY, BLOCK 2593, LOTS 10 AND 11,

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TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1), WHICH PROPERTY IS NOT NEEDED FOR PUBLIC USE." (\$5,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was adopted on First Reading at a Special Meeting, June 8, 1977 and further action will be taken on June 21, 1977)

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 2, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 231 BELMONT AVENUE, NEWARK, NEW JERSEY, BLOCK 2581, LOT 39, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY PURSUANT TO THE PROVISION OF N.J.S. 40A:12-13 (b) (1), WHICH PROPERTY IS NOT NEEDED FOR PUBLIC USE." (\$4,600.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was adopted on First Reading at a Special Meeting, June 8, 1977 and further action will be taken on June 21, 1977)

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 6, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLES AND SALARY RANGES FOR SUPERVISING ENVIRONMENTAL SPECIALIST; PRINCIPAL ENVIRONMENTAL SPECIALIST; SENIOR ENVIRONMENTAL SPECIALIST AND ENVIRONMENTAL SPECIALIST)."

Supervising Environmental Specialist	1977	\$18,940. - \$23,025.
	1978	19,887. - 24,176.
Principal Environmental Specialist	1977	14,840. - 18,038.
	1978	15,582. - 18,940.
Senior Environment Specialist	1977	12,209. - 14,840.
	1978	12,819. - 15,582.
Environmental Specialist	1977	10,045. - 12,209.
	1978	10,547. - 12,819.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Director of Engineering Zach to meet with the Council at their pre-meeting conference July 12, 1977 was made by Councilman Carrino, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 6, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Intersection of Lockwood Street and Raymond Boulevard)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 13, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 6, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING TITLE 27, ZONING, CHAPTER 2, DISTRICT CLASSES AND BOUNDARIES, SECTION 2, ZONING MAP, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED AND READOPTED AS AN INTERIM ZONING ORDINANCE, SO AS TO CHANGE SHEET #11, CITY BLOCKS 925, 926 AND 1186 AND SHEET #5, CITY BLOCKS 473 AND 474 OF THE ZONING DISTRICT MAP OF THE CITY OF NEWARK."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the July 13, 1977 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-j.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 6, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED DESIGNATING FABYAN PLACE AS A ONE-WAY STREET."

(Fabyan Place, Southbound, from Wainwright Terrace to Lyons Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 13, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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1583 8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 6, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED, DESIGNATING HILLSIDE AVENUE AS A ONE-WAY STREET."

(Hillside Avenue, Northbound, from West Peddie Street to Avon Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 13, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-1.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 6, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFORE,' (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR CHIEF COMMUNITY RELATIONS SPECIALIST, NEWARK HUMAN RIGHTS COMMISSION)."

(Chief Community Relations Specialist	1977	\$14,840. - \$18,038.
	1978	15,582. - 18,940.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by President Harris, seconded by Councilman Carrino and failed of adoption by the following votes:

Yes: Councilmen Carrino, Martinez, Tucker, President Harris.

No: Councilmen Allen, James.

Not Voting: Councilmen Bottone, Giuliano, Villani.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 6, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLES OF ASSOCIATE ARCHITECT, ASSISTANT ARCHITECT, ASSISTANT CIVIL ENGINEER, ASSOCIATE CIVIL ENGINEER, PRINCIPAL ARCHITECTURAL DRAFTSMAN, PRINCIPAL CONTRACTS ADMINISTRATOR, PRINCIPAL ASSISTANT TRAFFIC ENGINEER, PROJECT COORDINATOR, SENIOR ARCHITECTURAL DRAFTSMAN, SENIOR INSPECTOR, STRUCTURAL ENGINEER, CONSTRUCTION PROJECT MANAGER, INSPECTOR, SECRETARIAL ASSISTANT, SENIOR TRAFFIC ENUMERATOR."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 13, 1977 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-n.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 6, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON FIRST STREET."

(First Street, west side, from Seventh Avenue to Second Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the July 13, 1977 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### Petitions.

None.

#### PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 20, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-1) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF MANAGER, CITY-OWNED PROPERTY, SENIOR ACCOUNTANT AND SENIOR REAL ESTATE MAINTENANCE INSPECTOR)."

(Manager, City-owned Property	1/1/77	\$15,590. - \$18,940.
	1/1/78	16,369. - 19,887.
Senior Accountant	1/1/77	10,547. - 12,819.
	1/1/78	11,074. - 13,460.
Senior Real Estate Maintenance	1/1/77	12,819. - 15,590.
Inspector	1/1/78	13,460. - 16,369.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

June 15, 1977

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NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from May 23, 1977 to June 7, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Polish Cultural Foundation, Inc.	7172 (Amended)
St. Martin de Porres Educational Association of Queen of Angels School	7198 (Amended)
Queen of Angels Parent Teachers Association	7230 (Amended)
Anshe Luborowitz Sisterhood	7239 (Amended)
Congregation Chevra Anshe Lubovitz	7265 (Amended)
Congregation Ahavas Sholom	7284 (Amended)
Newark Lodge 237 - LOOM	7308 (Amended)
Sacred Heart Cathedral School	7317 (Amended)
St. Casimir's Church	7318 (Amended)
Sacred Heart Cathedral	7321 (Amended)
Mt. Carmel Guild - Special Education for the Blind	7379 (Amended)
St. Francis Xavier Roman Catholic Church	7391 (Amended)
St. Lucy's Society	7417 (Amended)
Rosary Confraternity of St. Rose of Lima Church	7449 (Amended)
St. Casimir's Parent Teachers Association	7463
Parents Association of St. Lucy School	7465

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Our Lady of the Rosary Church	7456
St. Ann's Parent Teachers Association	7457
Cana Club of Sacred Heart Church of Vailsburg	7458
Cana Club of Sacred Heart Church of Vailsburg	7459
Sacred Heart Church	7460
Community Parents for 4H Youth Development, Inc.	7461
Beulah Baptist Church	7462

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RAFFLES LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
First Zion Hill Baptist Church	7464
St. Stanislaus Church	7466
Unified Vailsburg Services	7468
St. James Rosary Altar Society	7469

A motion to concur in the Report was made by the Councilman Martinez,  
seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

ADJOURNMENT.

A motion to adjourn this meeting was made by Councilman Allen, seconded by  
Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

This meeting adjourned at 9:30 P. M.

APPROVED:

Frank D'Ascensio

Frank D'Ascensio  
City Clerk

Earl Harris

Earl Harris  
President





Newark, New Jersey, June 21, 1977

1593

A Special Meeting of the Municipal Council of the City of Newark, New Jersey was held on the above date, in the Council Chamber, City Hall, Newark, New Jersey, at 11:55 P. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris, City Clerk Frank D'Ascensio.

President Harris stated, "In accordance with New Jersey P. L., 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on June 16, 1977 and June 17, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

The City Clerk read letter dated June 16, 1977 from Council President Harris calling a Special Meeting of the Municipal Council of the City of Newark, New Jersey, for 11:00 A. M., Tuesday, June 21, 1977 for the purpose of considering ordinances and resolutions whose passage is required as soon as possible.

The City Clerk added the Mayor requested three other resolutions whose passage is necessary be considered by the Municipal Council at this Special Meeting.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF CITY-OWNED PROPERTIES IN THE ANNEXED EXHIBIT "A", NONE OF WHICH ARE NEEDED FOR PUBLIC USE, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

June 21, 1977

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Section 1. That the City-owned properties in the annexed Exhibit "A" be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$31,700, pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute Bargain and Sale Deeds for each of the properties described in Exhibit "A", annexed hereto, for the consideration stated therein, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

EXHIBIT "A"

<u>BLK/LOT</u>	<u>ADDRESS</u>	<u>PURCHASE PRICE</u>
101/14	80-82 Arlington Street	\$ 5,500
101/7	108 William Street	6,250
2537/31,32	94-96 Charlton Street	4,000
2581/9	15 Hillside Place	2,500
2588/37	162 Quitman Street	2,300
2588/41	154 Quitman Street	2,700
2697/15,16,17	143-145 1/2 Elizabeth Avenue	8,450

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are six and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 51-53 STRATFORD PLACE, NEWARK, NEW JERSEY, BLOCK 2593, LOTS 8 AND 9 TO THE HOUSING AUTHORITY OF THE CITY NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1), WHICH PROPERTY IS NOT NEEDED FOR PUBLIC USE.

## BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 51-53 Stratford Place, Newark, New Jersey, Block 2593, Lots 8 and 9, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$5,000.00, pursuant to the provisions of N.J.S. 40A:12-13(b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are six and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 47-49 STRATFORD PLACE, NEWARK, NEW JERSEY, BLOCK 2593, LOTS 10 AND 11, OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1), WHICH PROPERTY IS NOT NEEDED FOR PUBLIC USE.

## BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 47-49 Stratford Place, Newark, New Jersey, Block 2593, Lots 10 and 11, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$5,000.00, pursuant to the provisions of N.J.S. 40A:12-13(b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

June 21, 1977

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are six and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 231 BELMONT AVENUE, NEWARK, NEW JERSEY, BLOCK 2581, LOT 39, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1), WHICH PROPERTY IS NOT NEEDED FOR PUBLIC USE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 231 Belmont Avenue, Newark, New Jersey, Block 2581, Lot 39, be sold to the Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$4,600.00 pursuant to the provisions of N.J.S. 40A:12-13(b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are six and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

1597

RESOLUTIONS.

7-R-a.

RESOLUTION APPROVING APPLICATION AND PLAN OF B.C.C. URBAN RENEWAL CORPORATION, FOR CONSTRUCTION, MAINTENANCE AND OPEARTION OF PROJECT WHICH IS NOT MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, LOCATED AT 18-36 STOCKTON STREET, BLOCK 5038, LOT 8, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 20 YEARS FROM DATE OF EXECUTION OF FINANCIAL AGREEMENT PURSUANT TO THIS RESOLUTION OR EARLIER, AT THE END OF FIFTEEN (15) YEARS OF OPERATION OF SAID OPERATION OF SAID PROJECT AND ONLY SO LONG AS THE CORPORATION AND ITS PROJECT ARE SUBJECT TO, AND COMPLY WITH, SAID FINANCIAL AGREEMENT AND SAID URBAN RENEWAL CORPORATION AND ASSOCIATION LAW OF 1961.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris.

7-R-b.

RESOLUTION APPROVING APPLICATION AND PLAN OF V & F URBAN RENEWAL CORPORATION FOR CONSTRUCTION, MAINTENANCE AND OPERATION OF PROJECT LOCATED AT 54-74 AVENUE L, BLOCK 5038, LOT 104, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 20 YEARS FROM DATE OF EXECUTION OF FINANCIAL AGREEMENT PURSUANT TO THIS RESOLUTION OR EARLIER, AT THE END OF FIFTEEN (15) YEARS OF OPERATION OF SAID PROJECT AND ONLY SO LONG AS THE CORPORATION AND ITS PROJECT ARE SUBJECT TO, AND COMPLY WITH, SAID FINANCIAL AGREEMENT AND SAID URBAN RENEWAL CORPORATION AND ASSOCIATION LAW OF 1961 (N.J.S.A. 40:55-C-40 ET SEQ.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris.

7-R-c.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH 31 SUB-CONTRACTORS, AS LISTED ON SAID RESOLUTION, AT \$150. PER WEEK PER SUPERVISOR BUT NOT TO EXCEED (9) NINE WEEKS FOR EACH; TO INSURE THAT SPEDY PARTICIPANTS ARE PROPERLY SUPERVISED. (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

June 21, 1977

1598

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris.

Councilman Martinez requested Deputy Director of Employment and Training Smith to indicate for the record which cites are to be included within the resolution which will be ratified at the July 13, 1977 meeting.

Deputy Director of Employment and Training Smith read the following sites:

Weequahic High Booster Club, 4 Supervisors; Morningstar Baptist Church, 2 Supervisors; Project STC, 1 Supervisor; Wayne Slappy's Church-2 Supervisors; Perry 4-H Youth Development Corporation, 1 Supervisor; Newark Jazz Association, 1 Supervisor; A.S.P.I.R.A. 1 Supervisor; Hispanic Emergency Council, 1 Supervisor; Chamber of Commerce, 1 Supervisor; Elizabeth Avenue Community Center, 3 Supervisors; Educational Center for Youth, 1 Supervisor; LACC, 3 Supervisors; East Ward Community Center of Newark, 3 Supervisors; Youth Consultation Services, 1 Supervisor; Newark Extended Care Facility, 1 Supervisor; Boylan Street Recreational Center, 3 Supervisors; Abinger Play Street, 1 Supervisor; Girls Club-Stella Wright Homes, 4 Supervisors; South 18th Street Block Association, 1 Supervisor; North Jersey Community Union, 1 Supervisor; Peoples Action Group, 2 Supervisors; South 11th Street Block Association, 1 Supervisor; Upper Central Ward Community Center, 3 Supervisors; Gospel Cathedral, 1 Supervisor; New Hope Day Care Center, 1 Supervisor; High Park Garden Association, 1 Supervisor; Black Star, 1 Supervisor; Salvation Army, 1 Supervisor; Littleton Avenue South 16th Street Block Association, 1 Supervisor; St. Rocco's Church, 1 Supervisor and Betts Neighborhood Block Club, 1 Supervisor.

7-R-d.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO AMENDATORY CONTRACT WITH MOUNT CARMEL GUILD; TO INCREASE NUMBER OF AUTHORIZED POSITIONS BY 150 TO 650 AND CONTRACT AMOUNT BY \$99,662. TO TOTAL OF \$465,647. (RESOLUTION 7-R-z, JUNE 1, 1977 \$365,985.) (AMENDED CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris.

7-R-e.

RESOLUTION AUTHORIZING MAYOR TO EXECUTE MODIFICATION TO GRANT AGREEMENT 34-7106-10 WITH UNITED STATES DEPARTMENT OF LABOR - EMPLOYMENT AND TRAINING ADMINISTRATION; TO

June 21, 1977

1599

INCREASE FEDERAL OBLIGATION BY \$1,210,870.; FUNDS WILL BE EXPENDED IN ACCORDANCE WITH  
TERMS OF SAID GRANT AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris.

7-R-f.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE

INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF  
APPROPRIATION, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I, \$1,210,870.;  
ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris.

ADJOURNMENT.

12.

A motion to adjourn this Special Meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris.

This Special Meeting adjourned at 12:05 P. M.

APPROVED:



Frank D'Ascensio  
City Clerk



Earl Harris  
President





Newark, New Jersey, June 24, 1977

1600

A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 11:55.

City Clerk D'Ascensio called the meeting to order and asked for roll call.

Present: Councilmen Bottone, Giuliano, Martinez, Tucker, Villani.

The City Clerk announced due to the absence of President Harris he would entertain a motion to elect a Temporary President.

A motion to elect Councilman Bottone Temporary President was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Giuliano, Martinez, Tucker, Villani, Temporary President Bottone.

Temporary President Bottone, stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on June 22, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

The City Clerk read letter dated June 22, 1977 from His Honor, Mayor Kenneth A. Gibson requesting that a Special Meeting of the Municipal Council be held Friday, June 24, 1977 at 11:00 for the purpose of considering resolutions whose passage is required as soon as possible.

#### RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT FROM NEW JERSEY STATE DEPARTMENT OF EDUCATION A GRANT IN SUM OF \$1,338,693.42 IN ORDER TO IMPLEMENT THE 1977 NEWARK SUMMER FOOD PROGRAM FOR CHILDREN; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE SAID GRANT-IN-AID CONTRACT; NO MATCH IS REQUIRED BY CITY OF NEWARK FOR THESE FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Bottone, seconded by Councilman Giuliano and declared adopted by Temporary President Bottone by the following votes:

1601

June 24, 1977

Yes: Councilmen Giuliano, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-b.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, SUMMER FOOD PROGRAM FOR CHILDREN, \$1,338,693.42; ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF EDUCATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Temporary President Bottone and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Giuliano, Martinez, Tucker, Villani, Temporary President Bottone

7-R-c.

RESOLUTION AMENDING RESOLUTION 7-R-bv, JUNE 16, 1976, CONTRACT WITH NEW JERSEY STATE DEPARTMENT OF HEALTH TO ACCEPT FUNDS FOR DEVELOPMENT OF ALCOHOLISM CONTROL SERVICES, BY EXTENDING TERM FOR PERIOD JUNE 26, 1975 TO DECEMBER 31, 1977 INSTEAD OF JUNE 26, 1975 TO JUNE 27, 1977; CONTRACT SHALL REMAIN AT \$58,862.; SUM OF \$33,468.72 BEING AVAILABLE FUNDS FOR SAID EXTENSION PERIOD; NO MATCH REQUIRED BY CITY FOR THIS GRANT AND DOES NOT REQUIRE EXPENDITURE OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Giuliano, Martinez, Tucker, Villani, Temporary President Bottone

7-R-d.

RESOLUTION RATIFYING CONTINUATION OF NEWARK URBAN RODENT & INSECT CONTROL PROJECT FOR PERIOD JUNE 1, 1977 TO JUNE 24, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO AMENDED AGREEMENT WITH STATE DEPARTMENT OF HEALTH FOR PERIOD JUNE 25, 1977 TO JUNE 30, 1977 (RESOLUTION 7-R-ea, JULY 14, 1976 \$261,495.); ACCRUALS IN SUM OF \$16,713. WILL SUPPORT SAID EXTENSION; NO LOCAL MATCH IS REQUIRED FROM CITY OF NEWARK FOR SAID EXTENSION AND DOES NOT REQUIRE EXPENDITURE OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Giuliano, Martinez, Tucker, Villani, Temporary President Bottone.

June 24, 1977

1602

7-R-e.

RESOLUTION RATIFYING CONTINUATION OF CITY'S PARTICIPATION IN STATE-LOCAL

COOPERATIVE HOUSING INSPECTION PROGRAM FOR PERIOD JUNE 1, 1977 TO JUNE 24, 1977; FURTHER  
AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO AMENDED AGREEMENT  
WITH STATE OF NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS FOR PERIOD JUNE 25, 1977 TO JUNE  
30, 1977; TOTAL AMOUNT OF AGREEMENT SHALL REMAIN AT \$50,000. WHICH ACCRUALS IN SUM OF  
\$6,505.65 BEING THE FUNDING WHICH WILL SUPPORT AFORESAID EXTENSION; GRANT-IN-AID  
ASSISTANCE BEING EXTENDED BY STATE WILL BE SOLELY USED TO DEFRAY COSTS INCURRED IN UNDER-  
TAKING ENFORCEMENT RESPONSIBILITIES ASSUMED BY SUCH CONTRACTS OR IMPROVING LOCAL ENFORCE-  
MENT CAPABILITIES AND TO SUPPLEMENT LOCAL APPROVED BUDGET DEDICATED TO HOUSING INSPECTION  
PROGRAMS; NO LOCAL MATCH IS REQUIRED BY CITY OF NEWARK FOR SAID EXTENSION AND DOES NOT  
REQUIRE EXPENDITURE OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Temporary President Bottone and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Giuliano, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-f.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT GRANT FROM

DIVISION OF DRUG ABUSE CONTROL OF NEW JERSEY STATE DEPARTMENT OF HEALTH, SUM OF  
\$621,350., FOR PERIOD JUNE 25, 1977 TO JUNE 24, 1978. (NATIONAL INSTITUTE OF DRUG ABUSE-  
\$372,750., NEW JERSEY STATE DEPARTMENT OF HEALTH-CASH-MATCH-\$62,125., CITY OF NEWARK-  
\$186,475.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Bottone, seconded by Councilman Martinez and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Giuliano, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-g.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION

IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION,  
MULTI-PHASIC DRUG TREATMENT PROGRAM, \$434,875.; ITEM AVAILABLE FROM NEW JERSEY STATE  
DEPARTMENT OF HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Tucker and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Giuliano, Martinez, Tucker, Villani, Temporary President Bottone.

June 24, 1977

1633-7-R-h.

RESOLUTION APPOINTING COUNCILMAN MARIE L. VILLANI AS MEMBER OF THE JOINT  
MEETING MAINTENANCE BEGINNING JULY 1, 1977 AND ENDING JUNE 30, 1978.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Giuliano, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-1.

RESOLUTION APPOINTING COUNCILMAN JESSE L. ALLEN A MEMBER OF THE SECOND RIVER  
JOINT MEETING BEGINNING JULY 1, 1977 AND ENDING JUNE 30, 1978.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Bottone, seconded by Councilman Tucker and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Giuliano, Martinez, Tucker, Villani, Temporary President Bottone.

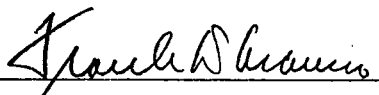
ADJOURNMENT.

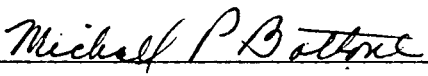
12. A motion to adjourn this Special Meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Giuliano, Martinez, Tucker, Villani, Temporary President Bottone.

This Special Meeting adjourned at 12:00 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Michael P. Bottone  
Temporary President

Newark, New Jersey, June 29, 1977

1694

A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 12:45 P. M.

City Clerk D'Ascensio called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, James, Tucker, Villani.

The City Clerk announced due to the absence of President Harris he would entertain a motion to elect a Temporary President.

A motion to elect Councilman Allen Temporary President was made by Councilman Bottone, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Bottone, James, Tucker, Villani, Temporary President Allen.

Temporary President Allen stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on June 27, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

The City Clerk read letter dated June 24, 1977 from His Honor, Mayor Kenneth A. Gibson requesting that a Special Meeting of the Municipal Council be held Wednesday, June 29, 1977 at 11:00 A. M. for the purpose of considering the following:

1. "701" Comprehensive Planning Assistance Grant Application.
2. Subregional Transportation Planning Program.
3. 1977 Master Plan for the City of Newark.
4. COMPAS Computer Installation Contract.

7. RESOLUTIONS.

7-R-a. RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO FILE APPLICATION, ENTER INTO AGREEMENTS WITH, AND TO ACCEPT ALL FUNDS GENERATED FROM SUCH APPLICATION FOR A COMPREHENSIVE PLANNING ASSISTANCE PROGRAM GRANT IN THE AMOUNT OF \$34,200. UNDER SECTION 701 OF THE HOUSING ACT OF 1954, AS AMENDED, (68 STATUTE 640; 40 U.S.C. 461) WITH UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, IN COMPLIANCE WITH FEDERAL

June 29, 1977

165

REGULATIONS GOVERNING AID GRANT APPLICATIONS, CITY OF NEWARK SHALL MAINTAIN RECORDS AND SUBMIT AN ANNUAL PERFORMANCE REPORT; CITY OF NEWARK SHALL BE RESPONSIBLE FOR PROVIDING 1/3 MATCHING SHARE IN-KIND SERVICES EQUIVALENT TO \$17,100.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman James and declared adopted by Temporary President Allen by the following votes:

Yes: Councilmen Bottone, James, Tucker, Villani, Temporary President Allen.

7-R-b.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION (MPDO/CDA) TO ENTER INTO CONTRACT WITH TRI-STATE REGIONAL PLANNING COMMISSION, EFFECTIVE JULY 1, 1977 TO JUNE 30, 1978; WHEREBY TRI-STATE REGIONAL PLANNING COMMISSION SHALL PAY \$45,600. TO MAYOR'S POLICY AND DEVELOPMENT OFFICE FOR PURPOSE OF UNDERTAKING SUBREGIONAL COMPREHENSIVE TRANSPORTATION PLANNING; CITY OF NEWARK SHALL PROVIDE IN-KIND SERVICES IN SUM OF \$11,400.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Allen, seconded by Councilman Tucker and declared adopted by Temporary President Allen by the following votes:

Yes: Councilmen Bottone, James, Tucker, Villani, Temporary President Allen.

7-R-c.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION AND CHAIRMAN OF CENTRAL PLANNING BOARD TO ENTER INTO AGREEMENT WITH COOPERS & LYBRAND/BARTON ASCHMAN ASSOCIATES, INCORPORATED FOR THE PURPOSE OF PREPARING A MASTER PLAN FOR THE CITY OF NEWARK, FOR AMOUNT OF \$180,000.; BUDGETED IN CITY OPERATING BUDGET AND 701 COMPREHENSIVE PLANNING ASSISTANCE PROGRAM GRANT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution conditioned upon the letter of consent from MPDO to the effect that before recommendations are submitted making any changes or modifications to the existing plan, that the wishes and recommendations of the community and the Municipal Council will be considered was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by Temporary President Allen by the following votes:

Yes: Councilmen Bottone, James, Tucker, Villani, Temporary President Allen.

June 29, 1977

1636

7-R-d.

RESOLUTION AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO CONTRACT WITH BLACK SWAN ENTERPRISES, INCORPORATED TO DEVELOP DESIGN SPECIFICATIONS AND IMPLEMENTATION OF A MANAGEMENT ASSISTANCE PROGRAM FOR THE COMPUTER ORIENTED MUNICIPAL PLANNING ASSISTANCE SYSTEM. THE TOTAL CONTRACT WILL BE \$112,000. FUNDED FROM THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT'S "701" PROGRAM. (CONTRACT AWARDED ON THE BASIS OF A COMPETITIVE BID WITH BLACK SWAN ENTERPRISES, INCORPORATED, BEING THE ONLY RESPONDENT).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution on condition that after the system is designed an additional terminal will be installed in the Office of the City Clerk was made by Councilman James, seconded by Temporary President Allen and declared adopted by Temporary President Allen by the following votes:

Yes: Councilmen Bottone, James, Tucker, Villani, Temporary President Allen.

ADJOURNMENT.

12.

A motion to adjourn this Special Meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, James, Tucker, Villani, Temporary President Allen.

This Special Meeting adjourned at 12:50 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Jesse L. Allen  
Jesse L. Allen  
Temporary President





Newark, New Jersey, July 6, 1977

1

A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 12:20 P. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on June 29, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

The City Clerk read letter dated June 29, 1977 from His Honor, Mayor Kenneth A. Gibson, requesting that a Special Meeting of the Municipal Council be held Wednesday, July 6, 1977 at 11:00 A. M. to consider the following items:

- 1) To ratify food vendor contracts for the Summer Food Program.
- 2) Approve participation with SLEPA and City of Newark for Security Service for NPHA.

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACTS WITH SLATER CORPORATION (A WHOLLY OWNED SUBSIDIARY OF ARA SERVICE, INC.)-\$268,025.10; FOOD PROGRAMS UNLIMITED INC.-\$220,012.80; INSTITUTIONAL & INDUSTRIAL FOOD SERVICE, INC.-\$64,338.54; FOOD MANAGEMENT SERVICES, INC.-\$64,338.54; CHEF'S SUPREME, INC.-\$123,480.; SERVICE DYNAMICS, CORP.-\$123,984.; FOR PROVISION OF MEALS FOR THE SPECIAL SUMMER FOOD SERVICE PROGRAM FOR CHILDREN (SuNuP) IN ACCORDANCE WITH BIDS AND SPECIFICATIONS; FOR FORTY-TWO (42) DAYS, BEGINNING JULY 7, 1977 TO SEPTEMBER 2, 1977; AMOUNTS PAYABLE UNDER AFORESAID CONTRACTS SHALL BE DERIVED FROM GRANT RECEIVED FROM NEW JERSEY STATE DEPARTMENT OF EDUCATION, RESOLUTION 7-R-a, JUNE 24, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

July 6, 1977

July 6, 1977

2

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING TO SUBMIT APPLICATION TO STATE LAW ENFORCEMENT PLANNING AGENCY FOR FUNDS IN CONNECTION WITH PROJECT ENTITLED "SECURITY SERVICES FOR NRHA HOUSING PROJECTS," 4TH YEAR. (SLEPA-\$74,940., STATE BUY-IN-\$4,163., STATE, LOCAL CASH-\$4,163., TOTALLING \$83,266.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12.

A motion to adjourn this Special Meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This Special Meeting adjourned at 12:22 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President

Newark, New Jersey, July 13, 1977

3

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:35 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend John Wightman, St. Michael's Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant John Mosca, Sergeant-at-Arms.

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on July 3, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

A motion to consider 7-R-k at th's time was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION COMMENDING COACH JAMES MILLER, ASSISTANT COACH ROBERT JACKSON AND THE BRAGAW AVENUE ELEMENTARY SCHOOL "TROJANS" FOR OUTSTANDING PERFORMANCE IN BASKETBALL.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker,

Councilman James read the resolution in full congratulating Coach James Miller and Assistant Coach Jackson and the Bragaw Avenue Elementary School "Trojans".

Councilman James presented Coach Miller with a trophy and inscribed resolutions to the Captains of the "Trojans".

Coach Miller on behalf of the Bragaw Avenue Elementary School "Trojans" thanked the City of Newark and the Members of the Municipal Council for honoring them today.

July 13, 1977

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris..

President Harris observed that television cameras were being operated in the Council Chamber and they are not permitted in the public meeting of the Municipal Council. A vote would have to be taken by the Municipal Council to amend the existing rules. Since this was not done he requested the television cameras to be removed from the Council Chamber.

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF MAY, 1977.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b.

The City Clerk presented REPORT OF OFFICE OF CONSUMER ACTION, FOR THE MONTH OF APRIL, 1977, SUBMITTED BY EXECUTIVE DIRECTOR CHEROT.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c.

The City Clerk presented REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR THE MONTHS OF MARCH AND APRIL, 1977.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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4-d.

The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-6 AND C/D/A FROM MAY 2, 1977 TO MAY 6, 1977; URBAN RENEWAL PROJECTS R-6 AND R-121 FROM MAY 9, 1977 TO MAY 13, 1977; URBAN RENEWAL PROJECTS R-6, R-32, R-38 AND R-123 FROM MAY 16, 1977 TO MAY 20, 1977; URBAN RENEWAL PROJECTS R-38 AND R-123 FROM MAY 23, 1977 TO MAY 27, 1977; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS FROM MAY 2, 1977 TO MAY 6, 1977; FROM MAY 9, 1977 TO MAY 13, 1977; FROM MAY 16, 1977 TO MAY 20, 1977 AND FROM MAY 23, 1977 TO MAY 27, 1977.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e.

The City Clerk presented REPORT OF MUNICIPAL COURT, PART VI, FOR THE MONTH OF APRIL, 1977.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f.

The City Clerk presented REPORT OF MUNICIPAL COURT, PART VI, FOR THE MONTH OF MAY, 1977.

A motion that the Report be received and placed on file was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF MAY, 1977.

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-h.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY THROUGH APRIL, 1977.

A motion that the Report be received and placed on file was made by Councilman

July 13, 1977

Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-i.

The City Clerk presented REPORT OF THE NEWARK MUSEUM, FOR THE YEAR 1976.

A motion that the Report be received and placed on file was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-j.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD APRIL 20, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-k.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD APRIL 20, 1977.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-l.

The City Clerk presented COPY OF MINUTES OF MEETING OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD JANUARY 12, 1977.

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-m.

The City Clerk presented COPY OF MINUTES OF MEETING OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD JANUARY 26, 1977.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-n.

The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD MAY 25, 1977.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-o.

The City Clerk presented COPY OF MINUTES OF PRIVATE MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD MAY 25, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-p.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE HELD MAY 19, 1977.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-q.

The City Clerk presented REPORTS FROM ALAN ZALKIND, EXECUTIVE DIRECTOR, NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING, FOR FIRST QUARTER OF 1977 - PROJECT MANAGEMENT REPORTS/SERIES #9 FOR 19 PROJECTS.

A motion that the Reports be received and placed on file was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-r.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, FILTRATION PLANT, HELD MAY 24, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-s.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, TWO BRIDGES, HELD MAY 24, 1977.

A motion that the Copy of Minutes be received was made by Councilman Bottone,

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8 seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-t. The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE/RAMAPO, HELD MAY 24, 1977.

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-u. The City Clerk presented SUMMARY OF CITY-OWNED PROPERTY REVENUE ACCOUNTS, FOR THE MONTHS OF JANUARY THROUGH MAY, 1977, SUBMITTED BY ACTING TAX COLLECTOR JOSEPH.

(Copy submitted to each Member of the Council)

A motion that the Summary be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-v. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD MAY 25, 1977.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-w. The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, NEW JERSEY, HELD MAY 25, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-x. The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT C/D/N FROM MAY 30, 1977 TO JUNE 3, 1977; URBAN RENEWAL PROJECTS R-6, R-38 AND C/D/H FROM JUNE 6, 1977 TO JUNE 10, 1977; URBAN RENEWAL PROJECTS R-38 AND C/D/A FROM JUNE 13, 1977 TO JUNE 17, 1977; URBAN RENEWAL



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PROJECTS R-32, R-58 AND C/D/H FROM JUNE 20, 1977 TO JUNE 24, 1977; AND INDICATING  
NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS FROM MAY 30, 1977 TO JUNE 3, 1977; FROM  
JUNE 6, 1977 TO JUNE 10, 1977; FROM JUNE 13, 1977 TO JUNE 17, 1977 AND FROM JUNE 20, 1977  
TO JUNE 24, 1977.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF  
TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW  
JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING SUMMIT STREET, COLDEN STREET AND  
ACADEMY STREET AS ONE-WAY STREETS.

(Summit Street, Southbound, from Warren Street to Academy Street

Colden Street, Northbound, from Academy Street to Warren Street

Academy Street, Westbound, from Summit Street to Colden Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-2, TRUCKS OVER 4 TONS  
EXCLUDED FROM CERTAIN STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES  
OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding Keer Avenue, from Elizabeth Avenue to Fabian Place)

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(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action August 3, 1977.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966 AS AMENDED AND SUPPLEMENTED, BY DELETING THEREFROM THE LEFT TURNS PROHIBITIONS ON GOULD AVENUE.

(Deleting Gould Avenue, Eastbound to Northbound on West Market Street or Humboldt Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding Intersections: Broad Street, Broadway and Clay Street  
Broad Street, Washington Street and Bridge Street  
Broad Street, Park Place and Central Avenue

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Springfield Avenue, Belmont Avenue and Jones Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

6-F-e.

The City Clerk read AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$10,000., DEPARTMENT OF LAW, PROFESSIONAL CONSULTANTS AND SPECIALIZED SERVICES, TO PAY FOR THE SERVICES OF GERALD DORF, ESQ., WHO IS SPECIAL COUNSEL IN LABOR MATTERS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Corporation Counsel Buck met with the Council June 21, 1977)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

Not Voting: Councilman Carrino.

President Harris: The yeses are seven, the noes are one and one not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

6-F-f.

The City Clerk read AN ORDINANCE TO N.J.S.A. 40A:12-13 (b) 1, TO AUTHORIZE THE EXECUTION OF A SALE OF CITY-OWNED PROPERTY DESIGNATED AS A PORTION OF THE MORRIS CANAL BED NEAR BLOCK 791, LOT 1 AND BLOCK 800, LOT 5, NEWARK, NEW JERSEY, BETWEEN THE CITY OF NEWARK AND THE HOUSING AUTHORITY OF SAID CITY, FOR THE SUM OF ONE THOUSAND (\$1,000.) DOLLARS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

July 13, 1977

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

6-F-g.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding intersection: Lockwood Street and Raymond Boulevard)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

6-F-h.

The City Clerk read AN ORDINANCE AMENDING TITLE 27, ZONING, CHAPTER 2, DISTRICT CLASSES AND BOUNDARIES, SECTION 2, ZONING MAP, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, SUPPLEMENTED AND READOPTED AS AN INTERIM ZONING ORDINANCE, SO AS TO CHANGE SHEET #11, CITY BLOCKS 925, 926 AND 1186 AND SHEET #5, CITY BLOCKS 473 AND 474 OF THE ZONING DISTRICT MAP OF THE CITY OF NEWARK.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed

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to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

6-F-i. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED DESIGNATING FABYAN PLACE AS A ONE-WAY STREET.

(Adding Fabyan Place, southbound, from Wainwright Terrace to Lyons Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

6-F-j. The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING HILLSIDE AVENUE AS A ONE-WAY STREET.

(Adding Hillside Avenue, Northbound, from West Peddie Street to Avon Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed

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to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

City Clerk D'Ascensio stated that Ordinances 6-F-1 and 6-F-j will be combined into one ordinance to save advertising costs.

6-F-k.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLES OF ASSOCIATE ARCHITECT, ASSISTANT ARCHITECT, ASSISTANT CIVIL ENGINEER, ASSOCIATE CIVIL ENGINEER, PRINCIPAL ARCHITECTURAL DRAFTSMAN, PRINCIPAL CONTRACTS ADMINISTRATOR, PRINCIPAL ASSISTANT TRAFFIC ENGINEER, PROJECT COORDINATOR, SENIOR ARCHITECTURAL DRAFTSMAN, SENIOR INSPECTOR, STRUCTURAL ENGINEER, CONSTRUCTION PROJECT MANAGER, INSPECTOR, SECRETARIAL ASSISTANT, SENIOR TRAFFIC ENUMERATOR).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

6-F-1.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON FIRST STREET.

(Adding First Street, west side, from Seventh Avenue to Second Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

A motion to consider Item 8-j under Ordinances for First Reading was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-m.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF PINE STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM RAYMOND BOULEVARD TO EAST PARK STREET.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

A motion to consider Item 8-k under Ordinances for First Reading was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-n.

The City Clerk read AN ORDINANCE TO PROVIDE FOR THE MAINTENANCE OF CLEAN, SAFE WATERFRONT FREE OF ABANDONED VESSELS INCLUDING PROVISION FOR THE BONDING

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OF BARGES DOCKED ALONG THE RIVERS OF THE CITY OF NEWARK, COUNTY OF ESSEX, STATE OF NEW JERSEY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

A motion to consider Item 8-1 under Ordinances for First Reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-o.

The City Clerk read AN ORDINANCE AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF ENGINEERING TO IMPLEMENT THE CLEANUP PROGRAM FOR THE PASSAIC RIVER BASIN NOTED IN THIS "WATERFRONT ORDINANCE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

A motion to consider Item 8-n under Ordinances for First Reading was made by Councilman Tucker, seconded by Councilman Giuliano and declared adopted by President



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Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-p. The City Clerk read AN ORDINANCE AUTHORIZING RENEWAL OF A LEASE BY AND BETWEEN THE CITY OF NEWARK AND THE NEWARK BLOCK AND TENANT COUNCIL FOR PREMISES COMMONLY KNOWN (SEE ATTACHED SCHEDULE A) FOR THE SUM OF ONE DOLLAR (\$1.00) PER ANNUM PER LOT FOR A TERM OF ONE (1) YEAR, PURSUANT TO N.J.S. 40A:12-14 (c).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

A motion to consider Item 8-q under Ordinances for First Reading was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-q. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY, (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CHANGE THE TABLE OF ORGANIZATION).

(Police Lieutenant 125)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action at a Special Meeting July 26, 1977.

A motion to consider Item 8-r under Ordinances for First Reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-r.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR" (6-S & F-d) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED (TO ADJUST THE SALARY FOR ASSISTANT BUSINESS ADMINISTRATOR).

(Assistant Business Administrator 1/1/77 \$33,000. - \$33,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

A motion to consider Item 8-s under Ordinances for First Reading was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-s.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED (TO ADJUST THE SALARY FOR DIRECTOR, DIVISION OF WELFARE).

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(Director, Division of Welfare

\$27,928. - \$27,928.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

A motion to remove from the table and consider under Ordinances for First Reading AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE RESCINDING ORDINANCES 6-Ph, S & F-f, 6-Ph, S & F-g, 6-Ph, S & F-k, 6-Ph, S & F-h, 6-Ph, S & F-l AND 6-Ph, S & F-m," ADOPTED SEPTEMBER 17, 1975 TO DELETE THE FREEZE ON SALARIES OF CERTAIN OFFICERS AND EMPLOYEES AND TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO"(TO ADJUST SALARIES) (City Clerk - \$39,000. - \$39,000.) was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-t.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE RESCINDING ORDINANCES 6-Ph, S & F-f, 6-Ph, S & F-g, 6-Ph, S & F-k, 6-Ph, S & F-h, 6-Ph, S & F-l AND 6-Ph, S & F-m" ADOPTED SEPTEMBER 17, 1975 TO DELETE THE FREEZE ON SALARIES OF CERTAIN OFFICERS AND EMPLOYEES AND TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR" (6-S & F-m) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO (TO ADJUST SALARIES).

(City Clerk

\$39,000. - \$39,000.)

(Ordinance tabled December 15, 1976)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the

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following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman James.

President Harris: The yeses are eight, the noes are none, and one not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

At a later time in the meeting, a motion to consider Item 8-b under Ordinances for First Reading was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-u.

The City Clerk read AN ORDINANCE TO AMEND TITLE 4, ALCOHOLIC BEVERAGES, CHAPTER 1, GENERAL PROVISIONS, ARTICLE 1, LICENSED PREMISES; OPENING AND CLOSING HOURS; OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to amend Section 1-1 of Title 4 of the Revised Ordinances of the City of Newark, with respect to hours when the sale of alcoholic beverages are prohibited was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to adopt the ordinance, as amended, on first reading was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance, as amended, is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

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At a later time in the meeting, a motion to consider Item 8-t under Ordinances for First Reading was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-v.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING CONGRESS STREET AS A ONE-WAY STREET.

(Deleting Congress Street, Northbound, from Elm Street to Market Street

Adding Congress Street, Southbound, from Lafayette Street to Elm Street

Congress Street, Northbound, from Ferry Street to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on August 3, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-12, ANGLE PARKING OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING ANGLE PARKING ON BERGEN STREET.

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BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-12, Angle Parking of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

Bergen Street, east side, between West Market Street and Twelfth Avenue, 30 degrees.

Section 2. Any existing ordinances or parts thereof inconsistent with ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 22, CHAPTER 4, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1(a), Title 22, Chapter 4 of the revised Ordinances of the City of Newark, New Jersey be and the same is hereby amended to read in its entirety as follows:

22:4-1. Show cases, certain other objects and merchandise not to be placed on sidewalk or street; penalty; exceptions.

(a) It shall be unlawful for any person to place or cause, suffer or permit to be placed or maintained, any show case or other construction or device for the display of merchandise, or any box, barrel, can, package or thing

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whatsoever on or over any sidewalk, roadway or public place; or to display or cause, permit or suffer to be displayed upon or over any sidewalk, roadway or public place, any merchandise for sale or advertisement, under penalty of a fine of not more than \$500 for each offense for each and every day such encumbrance or obstruction shall continue.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR", ADOPTED MAY 4, 1977 (6-S & F-d) AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF PRINCIPAL PERSONNEL CLERK IN THE DIVISION OF PERSONNEL)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section (c) of an ordinance entitled, "An ordinance creating permanent positions in the Department of Administration and amendments thereto be and the same are amended by creating the following permanent position and establishing the minimum and maximum salaries, title code, therefor, as follows, to wit:

(c) <u>PERSONNEL DIVISION</u>	<u>EFFECTIVE DATE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
<u>POSITION</u>			
Principal Personnel Clerk	1977	\$8,842.	\$10,547.
190104	1978	9,461.	11,074.

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Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF AMSTERDAM STREET AS LAID OUT 60 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM MAGAZINE STREET TO AVENUE L.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, DO ORDAIN:

Section 1. That all that part of Amsterdam Street as laid out 60 feet in width on the Map of the Commissioners to lay out streets, avenues, and squares, extending from Magazine Street to Avenue L, shall be vacated as a street or public highway reserving, however, to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, the easements as delineated on Map No. 1718-V dated November 5, 1976, and the right to enter upon the above described easements for the purpose of laying, relaying, rebuilding, reconstructing, or maintaining of existing and additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the described easement which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

All is as shown on a map prepared under the direction of this Council, known and designated as Map No. 1718-V, dated November 5, 1976, which map is hereto attached and made a part hereof.



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Section 2. A copy of the aforesaid Map No. 1718-V dated, November 5, 1976, is on file in the office of the Director, Department of Engineering. 25

Section 3. This Ordinance is adopted under and by virtue of the provisions of N.J.S.A. 40:67-1(b), N.J.S.A. 40:55 - 21.11 and N.J.S.A. 40:55c-72.

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF BADGER AVENUE AS LAID OUT 70 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUR STREETS, AVENUES AND SQUARES, EXTENDING FROM ROSE STREET TO AVON AVENUE.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY DO ORDAIN:

Section 1. That all that part of Badger Avenue as laid out 70 feet in width on the Map of the Commissioners to lay out streets, avenues and squares, extending from Rose Street to Avon Avenue, shall be vacated as a street or public highway reserving, however, to the City of Newark, the Public Service Electric and Gas Company, the New Jersey Bell Telephone Company and any other public utility company having facilities therein, with respect to the 70 foot width and length of the above described Badger Avenue to be vacated, the right to enter upon a 40 foot strip of land extending in width from a point 13 feet West of the easterly line of the Badger Avenue to be vacated for the purpose of laying, relaying, rebuilding, reconstructing or maintaining existing and additional sewer, water, or gas mains, electric or telephone conduits and any other public utility company's facilities, their manholes, gates or appurtenances. The erection, construction or placing of any building, vault or structure upon or within the above described 40 foot strip which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer, water or gas mains, electric or telephone conduits, and any other public utility company's facilities, their manholes, gates and appurtenances is prohibited and contrary to this Ordinance.

All is as shown on a map prepared under the direction of this Council, known and designated as Map No. 1719-V, dated November 5, 1976, which map is hereto attached and made a part hereof.

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Section 2. A copy of the aforesaid Map No. 1719-V dated November 5, 1976, is on file in the Office of the Director, Department of Engineering.

Section 3. This ordinance is adopted under and by virtue of the provisions of N.J.S.A. 40:67-1(b), N.J.S.A. 40:55-21.11 and N.J.S.A. 40:55c-72.

Section 4. This ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-e) ADOPTED MAY 4, 1977, AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR ADMINISTRATIVE SECRETARY, CITY CLERK'S OFFICE AS PER CIVIL SERVICE CLASSIFICATION).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating positions in the Office of the City Clerk and establishing salaries therefor," (6-S & F-e) adopted May 4, 1977, be amended to create the position, title code, minimum and maximum annual salaries therefor, as follows, to wit:

<u>POSTIONS</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Secretary	1/1/77	\$11,073.	\$13,457.
City Clerk's Office	1/1/78	11,628.	14,130.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum

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salary and annual maximum salary therefore, which are inconsistent herewith, as hereinabove set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING CHAPTER 3 OF TITLE 17, NOISE, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED. (RESTRICTION GOVERNING MUSICAL INSTRUMENTS).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Chapter 3 of Title 17, Noise, Section 17:3-2 (b) of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended to delete any and all references to musical instruments.

Section 2. That Chapter 3 of Title 17, Noise, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended to include Section 17:3-2(n) to read as follows:

17:3-2. Prohibited Acts

The following acts, among others but not by way of limitation, are declared to be loud, disturbing or unnecessary noises in violation of this chapter, but the following enumeration shall not be deemed exclusive:

(n) Musical Instruments.

The playing, permitting the playing of any musical instrument or instruments with such volume or in such a manner as to unreasonably annoy or disturb the quiet, comfort or repose of persons in any dwelling, hotel or other type of residence at any time. Such restriction shall be applicable to any

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playing in or on any street or public place of any wind, string, or percussion instrument.

Section 3. All ordinances or parts of ordinances inconsistent herewith are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE APPROPRIATING THE TOTAL SUM OF \$13,000. FROM WATER CAPITAL SURPLUS OF THE CITY OF NEWARK, NEW JERSEY, TO FINANCE ADDITIONAL COST OF CAPITAL BUDGET PROJECT #343-68 (RELOCATION OF WATER SYSTEM FACILITIES - FREEWAY CONSTRUCTION - INTERSTATE ROUTE 78, SECTION 5U CITY OF NEWARK AND TO FINANCE THE COST OF RELOCATION OF WATER FACILITIES - CITY OF NEWARK - FREEWAY CONSTRUCTION INTERSTATE ROUTE 280, SECTION 6K/7C, 7D AND 7G CITY OF NEWARK (CAPITAL BUDGET PROJECT #343-(A)-68).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed)

A motion to adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

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Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

HEARINGS OF CITIZENS.

The following speakers addressed the Municipal Council with respect to Ordinance 8-a on this Calendar. The speakers urged the Council to table this ordinance because they felt their constitutional rights were being violated wherein they were being deprived of earning a living. They cited a case wherein a particular vendor was fined \$8,000. by a Municipal Judge and they considered this a harsh fine.

6-HC-a.	MR. ROLAND CHARLES WHITE, 15 ASTOR STREET, NEWARK, NEW JERSEY.
6-HC-f.	MR. HAROLD WILSON, 32 WINANS AVENUE, NEWARK, NEW JERSEY.
6-HC-g.	MR. ERNEST KING, JR., 32 DAYTON STREET, NEWARK, NEW JERSEY.
6-HC-h.	MR. ROBERT E. KING, 214 ARLINGTON AVENUE, EAST ORANGE, NEW JERSEY.
6-HC-i.	MR. SAIDI NGUVU, 199 LITTLETON AVENUE, NEWARK, NEW JERSEY.
6-HC-j.	MR. MARVIN 4X MARSHALL, 94 ROSE TERRACE, NEWARK, NEW JERSEY.
6-HC-k.	MS. MARIANNE RUBINO, 44 BROAD STREET, NEWARK, NEW JERSEY.

Councilman James indicated that he had read in the newspapers of the Peddlers Association criticism of fines levied against them by the Municipal Courts. He stated that he had received various complaints about peddlers selling in front of stores who are paying rent and payroll taxes to the City.

Councilman James stated that although he personally found the amounts of fines somewhat questionable, the peddlers do have a right to appeal. He noted that the proposed amendment to the Peddlers Ordinance is being withdrawn by Administration and would not be voted upon today. He pointed out the Law Department requested time to further research the amendment and suggested that the peddlers seek a meeting with the Law Department to review the amendment prior to its presentation to the Municipal Council.

Councilman James reiterated the Council has no power to review decisions of Judges of the Municipal Courts or the fines which they levy.

Councilman Tucker recalled that approximately two years ago efforts were made by the Municipal Council and Administration seeking an alternative plan for the peddlers. He was not certain what disposition was made of such plans. However, he stated that Council was amenable to discussing the matter again.

Councilman Tucker stated that he would meet with the Peddlers Association and Members of the Council to discuss certain points of contention to see if they could

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possibly work out an equitable solution. With respect to fines, he noted that although he found that the fines levied have been excessive, but he could not excuse the fact that violations were committed. If peddlers had been fined once and returned to the same location or the same area that fact can not be dismissed. These are legal cases pending in the courts. Although Council makes laws, they do not interact with judges when they are rendering decisions. He wanted it understood that although he is willing to sit down to discuss the matter, it does not mean that the Council is backing up or changing their original position. It does indicate the Council is concerned and is willing to discuss alternative plans.

Councilman Tucker indicated he wants to discuss the matter with his colleagues and would communicate with the members of the Peddlers Association within 3 days to one week.

Councilman Martinez stated that he had correspondence with various community agencies and had met with certain business people and had proposed an alternative solution for the peddlers to locate at the New Jersey Central Railroad. He had proposed a solution to the Peddlers Association to see how they would feel about taking over the entire building and renting it out to individual peddlers but has not yet received a response from the peddlers.

Councilman Carrino stated he had hoped the peddlers who are sincere about making some kind of accommodations for their livelihood were not being influenced by people who are looking to take up other issues. The legitimate peddlers are looking for some kind of alternatives with the City and are more than welcome to sit down and discuss the matter. He warned those peddlers that they should be wary about being used by people who have other interests than those of the peddlers.

Councilman James suggested that the peddlers get together with the Members of the Council and directed the City Clerk to contact the Law Department, the Business Administrator and the Police Department to schedule a meeting for next week, possibly Tuesday, July 19, 1977.

Councilman James reiterated that Council would be in contact with the peddlers who appeared here today.

The following speakers addressed the Municipal Council with respect to Ordinance 8-b on this calendar. They requested the Council to permit the taverns within the City of Newark to remain open for business until 4:00 A. M. during the week and on New Year's Day to remain open for the entire night. They felt that this would boost their business because the surrounding communities are open until 3:00 A. M. or 4:00 A. M.

6-HC-b.MR. WILLIE M. BROCSHER, 115 VASSAR AVENUE, NEWARK, NEW JERSEY, PRESIDENT OFTHE UNITED LICENSE AND BEVERAGE ASSOCIATION.6-HC-1.MR. HERMAN KEEN, 524 CENTRAL AVENUE, NEWARK, NEW JERSEY.

Councilman Martinez noted that although he was completely sympathetic with the remarks made by the speakers, he felt that a 4:00 A. M. closing would be probably unrealistic for the City of Newark. He noted that a personal survey indicated that only two of the surrounding communities, both of which border the East Ward were open until 3:00 A. M., Elizabeth and Bayonne. He conceded that to prevent Newark tavern owners from losing patrons and money to other communities, the City of Newark should conform to the 3:00 A.M. closing. But as Councilman from the East Ward he would find it difficult to vote for a 4:00 A.M. closing.

6-HC-c.

MR. D. J. HENDERSON, OLD ROAD TO BLOOMFIELD, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the maintenance of City-owned property. He noted the entrance to City Hall, particularly the rotating doors had not been properly maintained. He also noted that there is possibly no City Hall in New Jersey that looks like the main entrance in City Hall. Mr. Henderson further stated that on Broad Street, every traffic signal pole, street lighting pole and other types of City property were defaced with various posters, advertisements, etc. He did not believe that the City should permit this free space which actually defaces City property and makes the main street look like a carnival. Mr. Henderson requested the Council to take some action with respect to these issues.

President Harris directed the City Clerk to place on the September 13, 1977 special conference a period for discussing Mr. Henderson's remarks relating to the defacing of City-owned property with posters, advertisements, etc.

Councilman Carrino requested the City Clerk to notify Mr. Toma, Manager of Bureau of Buildings about the condition of the main entrance of City Hall. He felt that with the great number of SPEDY and CETA employees, the main entrance to City Hall should certainly be cleaned.

Councilman Bottone concurred with the remarks made by the speaker noting that the posting of bills and campaign literature and other advertisement was one of his "pet peeves". He felt employees hired for the summer could help clean the City poles and trees.

Councilman Giuliano wholeheartedly agreed with the remarks made by the speaker about the filthiness of the main entrance of City Hall. He also noted the Police Department's main entrance was poorly maintained. He pointed out that the signs throughout the City which were posted were disgraceful.

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6-HC-d.

MS. MILDRED KAISER, 53½ SPRUCE STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to deteriorating conditions of Spruce Street below High Street. The speaker noted that residents of the area are continually the victims of criminals, addicts and vandals. She stated she had appealed to many individuals and agencies at every level of government, but to no avail.

Councilman Martinez noted that he had been in contact with Ms. Kaiser on several occasions and opined that most of the problems which she cited were connected with enforcement by the Police Department. He also stated that many of the properties in the area were delinquent in paying real estate taxes. He said that this indicated to him that there was serious problems in the area when almost the total block has not paid taxes for the last 9 years.

Councilman Martinez pointed out there were slumlords in the area and many of the residents were trying to do their best to rehabilitate their property. He stated he had personally directed Ms. Kaiser and other residents to contact governmental agencies but apparently provided no help. He noted he wished to work with the residents of this area to help them solve the serious problems confronting them.

Councilman Martinez requested the City Clerk to forward Ms. Kaiser's remarks to Director of Police Williams, indicating the concern of the people in the area and the repeated incidence of crime. He urged the citizens to continue to fight to save their community.

6-HC-e.

MR. CHARLES DINSON, 131 ORATON STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to senior citizens in the North Ward who are being deprived of various services.

Councilman Carrino stated that he has been working closely with Mr. Dinson with respect to 284 Broadway. It is now recognized as a senior citizen center by the Office of Elderly Affairs. He indicated he will set up a meeting with the Division of Consumer Action in the Human Rights Commission to act on the complaints of Mr. Dinson and other senior citizens in the North Ward.

The following speakers addressed the Municipal Council with respect to the proposed demolition of 13 Irvine Turner Boulevard by the Newark Housing Authority. They urged the Council to halt said demolition of building because they felt that this building was a historical site and civic center providing numerous services to the citizens of the community. They questioned what use had been proposed for the site after demolition had taken place. They also requested a meeting between the Municipal Council and the Central Planning Board to discuss the matter.



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- 6-HC-m.            MR. ISAAC MUHAMMAD, 411 NORTH 5TH STREET, NEWARK, NEW JERSEY.
- 6-HC-n.            MR. TERRY NEWSOME, 123 RIDGEWOOD AVENUE, NEWARK, NEW JERSEY.
- 6-HC-o.            MR. AHDIMU CHUNGA, 74 TREMONT AVENUE, NEWARK, NEW JERSEY.
- 6-HC-p.            REVEREND PAUL SCHETEHCK, 44 IRVIN TURNER BOULEVARD, NEWARK, NEW JERSEY.
- 6-HC-q.            MR. NASI RAHIM, 210 SOUTH 8TH STREET, NEWARK, NEW JERSEY.
- 6-HC-r.            MR. WILLIAM SMITH, 203 CHANCELLOR AVENUE, NEWARK, NEW JERSEY.

Councilman Tucker responded that the expansion of Irvine Turner Boulevard was planned roughly 20 years ago to be undertaken by the Housing Authority in conjunction with the State Highway Department. In communication with these agencies he found that the plans were to be carried out although at this point it did not appear imminent. The determination of what is going to be done with this property is one to be made by the Housing Authority. He found out that the Commissioners of the Housing Authority would move to make the land available if they received more concrete plans. At any rate this matter is not within the jurisdiction of the Municipal Council and the ultimate decision will be made by the Commissioners of the Housing Authority.

President Harris stated that the first priority of the citizens here is to contact the Commissioners that sit on the Housing Authority and vote on what is going to take place on land under their auspices. He does not know whether this has been done. He suggested the speakers communicate with the Mayor who appoints the Commissioners of the Housing Authority.

President Harris pointed out he will discuss the matter with the Council about their feelings relative to the demolition of 13 Irvine Turner Boulevard. He assured the speakers that they could contact him next week for an answer.

- 6-HC-s.            MR. THEODORE MURNICK, 375 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the conditions of the City in 1977 citing both progress that has been made and the problems still existing. He noted although there has been superficial progress, there are as many or more problems today in the City. He questioned what use had been made of the nearly \$500 million in aid the City of Newark received over the last 7 years. The speaker spoke of problems in the area surrounding Orange Street, Bloomfield Avenue and Broadway and many, many other areas in the City. He stated that things are not as nearly as good as people would have you believe unfortunately. He also took issue with comments made by the Mayor that revaluation would not bring in more dollars.

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Councilman Martinez thanked Mr. Murnick for his comments. He noted many of the still viable areas in the City such as the Ironbound Section, Forest Hill, Upper Vailsburg and Upper Weequahic would be hit very hard by the revaluation. In the Ironbound alone the tax levy would increase by \$13 million.

Councilman Tucker noted that revaluation reports in existence detailed alone the actual dollar amount that the tax levy would increase. He noted that the people know about this increase and they are aware and they are getting out. He felt that alternative means be sought to offset this. He stated that in the South Ward the average increase of a one family home would be any where from \$350. to \$750. per year in net taxes. With respect to Mr. Murnick's remarks to the conditions of Newark in 1977, he criticized the media since they tend to display the negative aspects of many areas of the City forgetting about sections like Weequahic, Forest Hill, Ironbound and Vailsburg. He was hopeful that Newarkers would not do the same thing but attempt to consider the City in its entirety.

A motion to permit Ms. Allison Jones to be heard on "Hearings of Citizens" was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-t.

MS. ALLISON JONES, 9 SUMMIT STREET, EAST ORANGE, NEW JERSEY, addressed the Municipal Council with respect to senior citizen nutrition program formerly at 41 Hill Street, now closed due to lack of funding. The speaker requested the Council to endorse the program and give full support in getting the site approved by the State.

Councilman Tucker indicated that he will introduce a Motion to that affect at the appropriate time in the meeting.

A motion to permit Ms. Debbie Hall (Grant Wilder) to be heard on "Hearings of Citizens" was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-u.

MR. GRANT WILDER, 55 SUNSET STREET, NEWARK, NEW JERSEY, addressed the Municipal Council as a representative of the Sunset Street Block Association and presented a petition from the residents of the area demanding that a play street at Abinger Street be re-opened. He stated the play street had been closed at the request

of Councilman Bottone. The speaker posed several questions with respect to the closing of this play street.

Councilman Bottone stated that he wanted to respond to every one of the questions and suggested Mr. Wilder submit the questions to one of his assistants and he will respond in writing. Councilman Bottone provided the Council with a description of the situation noting that the Abinger Play Street was only a half a block away from the Boylan Street Recreation Center. Another issue was that 44 SPEDY employees had been assigned to the play street and he could not see how the City could pay the participants to play. He also stated the play street was moved to Columbia Avenue because 90% of the residents had requested this. He noted that the problem had been resolved that Abinger Avenue would have their play street and the necessary personnel had been hired.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

##### RESOLUTION RATIFYING CONTRACT WITH VINDICATE SOCIETY RESIDENTIAL TREATMENT

CENTER FOR PERIOD APRIL 1, 1977 TO JULY 13, 1977; FURTHER AUTHORIZING CITY TO ENTER INTO CONTRACT WITH VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER FOR PERIOD JULY 14, 1977 TO MARCH 31, 1978; SLEPA-\$45,346., \$2,519.-STATE BUY-IN, \$2,519.-LOCAL CASH TO BE PROVIDED BY DIVISION OF YOUTH AND FAMILY SERVICES; TOTALLING \$50,384.; CONDITIONED UPON PROPER BUDGET INSERTION. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

##### RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH NEW JERSEY STATE LAW ENFORCEMENT

PLANNING AGENCY FOR PERIOD APRIL 1, 1977 TO JULY 13, 1977; FURTHER AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD JULY 14, 1977 TO MARCH 31, 1978 FOR PROJECT ENTITLED "VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER"; SLEPA-\$45,346., STATE BUY-IN-\$2,519., LOCAL CASH-\$2,519., TOTALLING \$50,384. (LOCAL CASH TO BE PROVIDED BY DIVISION OF YOUTH AND FAMILY SERVICES)

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER PROJECT, THIRD ACTION YEAR, \$47,865.; ITEM AVAILABLE FROM STATE OF NEW JERSEY, LAW ENFORCEMENT AND PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION APPROVING APPLICATION FOR PRELIMINARY LOAN FOR THE REHABILITATION OF 80 LOW-RENT PUBLIC HOUSING DWELLING UNITS; LOCATIONS YET TO BE DETERMINED AND THEN ONLY WITH THE CONCURRENCE OF SAID HOUSING AUTHORITY AND SAID CITY; FOR AMOUNT NOT TO EXCEED \$106,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Housing Authority Counsel Rother and Assistant Director of Redevelopment Costic met with the Council June 21, 1977)

A motion to adopt the resolution subject to the condition that the Municipal Council approve the sites was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION RESCINDING RESOLUTION 7-R-u, MAY 18, 1977, "RESOLUTION APPROVING APPLICATION FOR PRELIMINARY LOAN FOR THE REHABILITATION OF 77 LOW RENT PUBLIC HOUSING DWELLING UNITS AT 15TH AVENUE BETWEEN BRUCE STREET AND MORRIS AVENUE; FOR AMOUNT NOT TO EXCEED \$106,000."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

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Villani, President Harris.

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7-R-f.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF \$4,262.45 PAYABLE TO NEW JERSEY OFFICE SUPPLY CO. AND THEIR ATTORNEY DONALD M. KARP, UPON RECEIPT OF A WARRANT OF SATISFACTION EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR DELIVERY OF CERTAIN OFFICE SUPPLIES TO VARIOUS DEPARTMENTS AND AGENCIES OF THE CITY OF NEWARK. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, ESSEX COUNTY AND JUDGMENT WAS ENTERED IN FAVOR OF NEW JERSEY OFFICE SUPPLY CO. ON MAY 6, 1977)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION DESIGNATING HILLSIDE AVENUE, BETWEEN WEST PEDDIE STREET AND CLINTON AVENUE AND BETWEEN CLINTON AVENUE AND AVON AVENUE, AS A THROUGH STREET; FURTHER INSTALLING STOP SIGNS ON THE NEAR RIGHT SIDE OF EACH STREET INTERSECTING THE THROUGH STREET; PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION SUPPORTING THE EFFORTS OF THE PROJECT RESOURCE RECYCLING PROGRAM OF THE DEPARTMENT OF ENGINEERING TO RECYCLE NEWARK'S SOLID WASTE; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXPAND PROJECT RESOURCE RECYCLING PROGRAMS INTO ALL AREAS OF THE CITY OF NEWARK NOT PREVIOUSLY PARTICIPATING IN THIS PROGRAM AND CALLING UPON THE RESIDENTS OF NEWARK TO PARTICIPATE IN SAID PROGRAM: NO ADDITIONAL CITY FUNDS SHALL BE REQUIRED AT THIS TIME FOR SAID EXPANSION.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Director of Engineering Zach, Executive Director of Office of Criminal Justice Planning Zalkind and Project Resource Director Bernard met with the Council June 21, 1977)

38

A motion to adopt this resolution on condition that collection of solid waste will be limited to curb side pick-only was made by Councilman Tucker, seconded by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, President Harris.

No: Councilmen Carrino, Martinez, Villani.

7-R-1.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF \$3,629.83 PAYABLE TO MAX BLAU CONTRACT FURNITURE, INC. AND THEIR ATTORNEYS, LOWENSTEIN, SANDLER, BROCHIN, KOHL, AND FISHER, ESQS., UPON RECEIPT OF A WARRANT OF SATISFACTION EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL; FOR VARIOUS PIECES OF OFFICE EQUIPMENT DELIVERED TO OFFICE OF ELDERLY AFFAIRS. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION. JUDGMENT ENTERED AGAINST CITY OF NEWARK FOR \$3,420.38, WITH INTEREST FROM MARCH 11, 1977 AND COST OF SUIT)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Director of Health and Welfare Buford and Director of Newark Office of Elderly Affairs Spellman met with the Council June 21, 1977)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Villani and failed of adoption by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker.

No: Councilmen Carrino, Martinez, Villani.

Not Voting: Councilman Giuliano, President Harris.

7-R-j.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM EDWARD E. HORNLEIN AND LEONA F. HORNLEIN, HIS WIFE, OWNERS OF PREMISES 221 - 12TH AVENUE, BLOCK 1813, LOT 36, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION COMMENDING COACH JAMES MILLER, ASSISTANT COACH ROBERT JACKSON, AND THE BRAGAW AVENUE ELEMENTARY SCHOOL "TROJANS" FOR OUTSTANDING PERFORMANCE IN BASKETBALL.

(Copy of resolution submitted to each Member of the Council)

(For action on this Resolution, see Page 1 in the minutes of this meeting)

7-R-1.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM

COLONIAL SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 710 BERGEN STREET, BLOCK 2688, LOT 37, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM LEON BASSIN

INDIVIDUALLY AND AS EXECUTOR OF THE ESTATE OF ROSE BASSIN, DECEASED, BEATRICE BASSIN, HIS WIFE AND IRVING FEIN AND ANNE FEIN, HIS WIFE, OWNERS OF PREMISES 93 OSBORNE TERRACE, BLOCK 3031, LOT 21, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM NEW JERSEY

REALTY COMPANY, OWNER OF PREMISES 828-830 BROAD STREET, BLOCK 165, LOT 1, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE AND ACTING TAX COLLECTOR TO

CANCEL OUTSTANDING TAXES FOR YEAR 1976, PREMISES 905-913 MT. PROSPECT AVENUE, BLOCK 841, LOT 26, \$560., PLAZA NATIONAL BANK, 100 PLAZA CENTER, SECAUCUS, NEW JERSEY; ASSESSED IN ERROR, BUILDING DEMOLISHED PRIOR TO DECEMBER 31, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-p.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE CHECK AND DELIVER

DRAFT IN SUM OF \$3,000. PAYABLE TO RICHARD SMITH, CLEO SMITH, AND YALE GREENSPOON, ATTORNEY  
2040 MILLBURN AVENUE, MAPLEWOOD, NEW JERSEY, UPON RECEIPT OF ALL DOCUMENTS DEEMED  
NECESSARY BY CORPORATION COUNSEL IN FULL AND COMPLETE SETTLEMENT; WHEREBY DUNCAN SMITH  
AGE 14, DROWNED AT MORRIS AVENUE POOL, OWNED BY CITY OF NEWARK. (INSTITUTED SUIT AGAINST  
CITY OF NEWARK AND CHARLES WIBER AND CLYDE THREADWILL, LIFEGUARDS AT MORRIS AVENUE POOL,  
IN SUPERIOR COURT OF NEW JERSEY AND AFTER BEING ASSIGNED OUT FOR TRIAL RICHARD AND CLEO  
SMITH AGREED TO ACCEPT SAID SUM)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE CHECKS TALLING

\$1,352.68; \$158.76 PAYABLE TO ESTATE OF DANIEL SCURESE AND ZAZZALI, ZAZZALI AND WHIPPLE,  
ESQS.; \$71.27 PAYABLE TO ESTATE OF ROBERT DONNELLY AND ZAZZALI, ZAZZALI AND WHIPPLE,  
ESQS.; \$218.21 PAYABLE TO FREDERICK E. WULFF AND ZAZZALI, ZAZZALI AND WHIPPLE, ESQS.;  
\$400.72 PAYABLE TO EUGENE BUERLE AND ZAZZALI, ZAZZALI AND WHIPPLE, ESQS. AND \$503.72 PAY-  
ABLE TO WILLIAM LEONARDIS AND ZAZZALI, ZAZZALI AND WHIPPLE, ESQS., FOR INTEREST  
ACCUMULATED WHEREIN NEW JERSEY STATE POLICEMEN'S BENEVOLENT ASSOCIATION, LOCAL 3 AND  
SUPERIOR OFFICERS ASSOCIATION INSTITUTED CERTAIN ARBITRATION PROCEEDINGS AGAINST CITY OF  
NEWARK CONCERNING ENTITLEMENT OF VARIOUS POLICE OFFICERS FOR COMPENSATORY TIME OFF.  
(RESOLUTION 7-R-g, MAY 4, 1977)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION CONCURRING IN REQUEST OF SAMUEL KLEIN AND COMPANY, EXTERNAL AUDITOR

FOR THE CITY OF NEWARK, FOR AN ADDITIONAL EXTENSION OF THE FILING DATE OF THE 1976 AUDIT.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-s.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH THE EYE INSTITUTE OF NEW JERSEY FOR DELIVERY OF VISION CARE SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-cp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (SUBCONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1)(a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH COMMUNITY NURSING SERVICE OF ESSEX AND WEST HUDSON FOR DELIVERY OF HOME NURSING CARE SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR A PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-cp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (SUBCONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1)(a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-u.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH NEWARK COMMUNITY HEALTH SERVICES GROUP FOR DELIVERY OF DENTAL CARE SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-cp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (SUBCONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1)(a) AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1977 CITY OF NEWARK BUDGET, FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, SERVICE BY CONTRACT OR AGREEMENT, INSURANCE SERVICES, TO DEPARTMENT OF LAW, CORPORATION COUNSEL'S OFFICE, SALARIES AND WAGES, LEGAL ASSISTANTS, LEGAL ASSISTANT, SENIOR INVESTIGATOR, INVESTIGATOR, OTHER SALARIES AND WAGES, PRINCIPAL LEGAL STENOGRAPHER.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Business Administrator Walls, Corporation Counsel Buck, Acting Director of Finance Jones, Budget Officer Banker, Personnel Officer Veltri and Secretary of Insurance Fund Commission Beatty to meet with the Council at their special conference July 26, 1977 was made by Councilman James, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH TOUCHE ROSS AND COMPANY WHO WILL AUDIT CITY OF NEWARK PROGRAM DESIGNATED ELDERLY NUTRITION PROGRAM, FOR AMOUNT NOT TO EXCEED \$1,200.; FUNDS AVAILABLE FROM DEPART-

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MENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO  
LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF  
RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION AUTHORIZING MAYOR AND CITY CLERK ON BEHALF OF CITY OF NEWARK TO  
EXECUTE CONTRACT AWARDED TO KRAFT & HUGHES, NEWARK, NEW JERSEY, ATTORNEYS AT LAW, FOR  
PROFESSIONAL SERVICES IN CONNECTION WITH ISSUANCE OF BONDS IN ACCORDANCE WITH ATTACHED  
LETTER AGREEMENT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC  
CONTRACTS LAW, N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE.  
SUBCONTRACT WITH THE NEWARK DIAGNOSTIC RADIOLOGY GROUP FOR DELIVERY OF RADIOLOGICAL SER-  
VICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR  
PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ACTUAL UTILIZATION  
OF SERVICES BY CITY AND THE EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY  
AMENDED (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FUNDS PAYABLE  
UNDER SUBCONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION  
7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY  
LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID SUBCONTRACT. (SUBCONTRACT AWARDED  
WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1)  
(a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration, per request of Director of Health and Welfare Buford was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AMENDING RESOLUTION 7-R-ch, APRIL 6, 1977, CONTRACT BETWEEN CITY OF NEWARK AND YOUTH DEVELOPMENT CLINIC FOR PERIOD APRIL 1, 1977 TO DECEMBER 31, 1977, BY INCREASING AMOUNT BY \$904.05, MAKING A TOTAL OF \$26,475.75 INSTEAD OF \$25,571.70; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE AMENDED CONTRACT; FUNDS AVAILABLE IN DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT INCREASE AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION RESCINDING RESOLUTION 7-R-bc, FEBRUARY 16, 1977 AND RESOLUTION 7-R-x, APRIL 20, 1977 CONTRACT WITH CARL PEARLMAN, O.D., FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER FROM FEBRUARY 21, 1977 TO OCTOBER 28, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING THE PLACEMENT OF A HISTORICAL MONUMENT OF CITY OF NEWARK WATERSHED LANDS IN WEST MILFORD TOWNSHIP AND FURTHER AUTHORIZING THE EXECUTIVE DIRECTOR OF THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO ACCEPT ON BEHALF OF THE CITY OF NEWARK \$1,000. FROM ROBERT MERRION OF FORT MYERS, FLORIDA AND SUCH ADDITIONAL SUMS AS SPECIFIED IN THE CONTRACT ATTACHED HERETO AND INCORPORATED HEREIN.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING EXECUTIVE DIRECTOR OF OFFICE OF CRIMINAL JUSTICE PLANNING TO SUBMIT APPLICATION TO STATE OF NEW JERSEY (SLEPA) FOR PROJECT ENTITLED "JOINT CONNECTION AMERICAN FRIENDS NEWARK RAHWAY PROJECT". (SLEPA-\$14,211., STATE BUY-IN-\$789., STATE, LOCAL REQUIRED CASH-\$789., TOTALLING \$15,789.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, President Harris.

No: Councilmen Carrino, Martinez, Villani.

Not Voting: Councilman Giuliano.

7-R-bd.

RESOLUTION ACCEPTING BID OF AGAPE REALTY CO. FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 5042, LOT 60, AND BLOCK 5088, LOT 64, NEWARK, NEW JERSEY, FOR \$15,500. (NEWARK'S OAK ISLAND LANDFILL PROPERTY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting legal opinion from Corporation Counsel Buck was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION AUTHORIZING LEASING AT PUBLIC AUCTION 8,800 SQUARE FEET OF PARKING LOT SPACE OF CITY-OWNED PROPERTY AT 223 MARKET STREET, BLOCK 147, LOT 53, AND 43-45 CLINTON STREET, BLOCK 147, LOTS 13 AND 15, AT A MINIMAL RENTAL OF TWENTY-ONE THOUSAND FIVE HUNDRED SIXTY EIGHT DOLLARS (\$21,568.) FOR A FIVE (5) YEAR PERIOD, AS SHOWN ON THE ATTACHED SCHEDULE "A", PURSUANT TO N.J.S.A. 40A:12-14 (a). (THE 227 MARKET STREET CORPORATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 1136-1146 MC CARTER HIGHWAY, BLOCK 6, LOT 5, NEWARK, NEW JERSEY, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS. (THE PEOPLES CHOICE AUTO BODY SHOP)

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to defer action on this resolution and direct the City Clerk to communicate with the offeror informing him that the use which he is proposing for said property is not in conformance with R.O. 27:11-1 et seq., the Zoning Ordinance of the City of Newark and would require a variance was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION AUTHORIZING LEASING AT PUBLIC AUCTION APPROXIMATELY 880 SQUARE FEET OF STORE SPACE ON THE 1ST FLOOR AND MEZZANINE OF CITY-OWNED PROPERTY AT 786 BROAD STREET BLOCK 146, LOT 48, FOR A TEN (10) YEAR PERIOD AT NOT LESS THAN THE FOLLOWING MINIMAL RENTS AS DESCRIBED IN SCHEDULE "A" OF THE PROPOSED LEASE PURSUANT TO N.J.S.A. 40A:12-14 (a). (MEG RADIO, INC.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING LEASING AT PUBLIC AUCTION 3,700 SQUARE FEET OF SPACE OF CITY-OWNED PROPERTY AT 256 WARREN STREET, BLOCK 408, LOT 1, FOR A TWO (2) YEAR PERIOD AT AT A MINIMAL RENTAL OF FOUR THOUSAND TWO HUNDRED DOLLARS (\$4,200.) AS SHOWN ON THE ATTACHED SCHEDULE "A" PURSUANT TO N.J.S.A. 40A:12-14 (a). (JOHN CALLAHAN)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to communicate with Real Estate Officer Milano requesting that he renegotiate this lease to provide for a more equitable return to the City of Newark on this property; further to submit an updated report on the total amount of delinquent rent due the City at the present time was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND NINETY DOLLARS (\$90.) TO HAZEL ROBERTS FOR ICE CREAM PEDDLER LICENSE NOT ISSUED.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj. RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND FIFTEEN DOLLARS (\$15.) TO SAL SALFINO FOR FLORIST LICENSE NOT ISSUED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk. RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND TWENTY FIVE (\$25.) TO JAMES BARBEE, JR., FOR A RESTAURANT LICENSE NOT ISSUED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl. RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT NEEDED FOR PUBLIC USE, OBSOLETE UNITS (BATTERIES, SIRENS, ALTERNATORS, REVOLVING LITES) TO BE SOLD AS SCRAP-DIVISION OF MOTORS; PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm. RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL RECOVERED AND UNCLAIMED MOTOR VEHICLES IN THE POSSESSION OF THE NEWARK POLICE DEPARTMENT, 163 JUNK VEHICLES, (TRUE TITLES, SEE ATTACHED LIST): PURSUANT TO N.J.S.A. 39:10A-1 AND N.J.S.A. 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bn.

RESOLUTION ESTABLISHING NO STOPPING OR STANDING ALONG WESTERLY SIDE OF ROUTE 21A (MC CARTER HIGHWAY) FROM VERONA AVENUE TO A POINT 400 FEET SOUTH OF VERONA AVENUE; IN ACCORDANCE WITH R.S. 39:4-138.1. (COMMISSIONER OF TRANSPORTATION REQUESTED SAID REGULATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION DESIGNATING STOP INTERSECTION AT ELLERY AVENUE AND SANDFORD PLACE AND INSTALLING STOP SIGNS ON SANDFORD PLACE; PURSUANT TO SECTION 39:4-140, TITLE 39, OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION DESIGNATING BUS STOP ALONG RAYMOND BOULEVARD, EASTBOUND, ON THE SOUTHERLY SIDE THEREOF AT MC CARTER HIGHWAY (NEAR SIDE) BEGINNING AT THE WESTERLY CURBLINE OF MC CARTER HIGHWAY AND EXTENDING 109 FEET WESTERLY THEREFROM; PURSUANT TO SECTION 39:4-197, TITLE 39, OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO JOHN SAYRES, MESSENGER, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, FOR PERIOD BEGINNING JUNE 7, 1977 AND ENDING DECEMBER 7, 1977. (ILLNESS - FIRST LEAVE BEGAN NOVEMBER 26, 1976)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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7-R-br.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO PATRICIA DZWONCZYK, CLERK TYPIST, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, FOR PERIOD BEGINNING JULY 1, 1977 AND ENDING DECEMBER 31, 1977. (SENIOR STATISTICAL TYPIST, CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROGRAM - FIRST LEAVE BEGAN JANUARY 1, 1975)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

7-R-bs.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO JOSEPH V. RACIOPPI, SANITARY INSPECTOR, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, BUREAU OF INDUSTRIAL HYGIENE AND AIR POLLUTION CONTROL, FOR PERIOD BEGINNING JULY 24, 1977 AND ENDING JANUARY 24, 1978. (ASSISTANT COORDINATOR OF DEMOLITION - FIRST LEAVE BEGAN JANUARY 24, 1977)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

7-R-bt.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO HUBERT WILLIAMS, LIEUTENANT, POLICE DEPARTMENT, FOR PERIOD BEGINNING JULY 1, 1977 AND ENDING DECEMBER 31, 1977. (POLICE DIRECTOR - FIRST LEAVE BEGAN JULY 1, 1974)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

7-R-bu.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CLARENCE PARKER, CHIEF SANITARY INSPECTOR, ENVIRONMENTAL SANITATION, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, FOR PERIOD BEGINNING JULY 1, 1977 AND ENDING DECEMBER 31, 1977. (COORDINATOR, CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROGRAM - FIRST LEAVE BEGAN JANUARY 1, 1975)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

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7-R-bv.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO LARRIE W.

STALKS, SECRETARY, CENTRAL PLANNING BOARD, OFFICE OF THE MAYOR, FOR PERIOD BEGINNING JULY 1, 1977 AND ENDING DECEMBER 31, 1977. (REGISTER OF ESSEX COUNTY - FIRST LEAVE BEGAN JANUARY 1, 1975)

A motion to adopt the resolution was made by Councilman Giuliano, seconded Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO ANNE KUEHNER,

PUBLIC HEALTH NURSE SUPERVISOR, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, BUREAU OF NURSING, FOR PERIOD BEGINNING JULY 1, 1977 AND ENDING DECEMBER 31, 1977 (PUBLIC HEALTH NURSE SUPERVISOR, CHILDHOOD LEAD POISONING AND PREVENTION CONTROL PROGRAM - FIRST LEAVE BEGAN JANUARY 1, 1975)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM DONALD A.

CALABRESE AND JOANN CALABRESE, HIS WIFE, OWNERS OF PREMISES 65 HIGH STREET, BLOCK 484, LOT 80, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-by.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM SAMUEL

DUBMAN AND LILLIAN DUBMAN, HIS WIFE, OWNERS OF PREMISES 187-189 RIDGEWOOD AVENUE, BLOCK 2703, LOT 17, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bz.

RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS TO ACCEPT FROM SEA-LAND SERVICE, INC., A GIFT OF TWO CONTAINERS, CONTAINER NO. 35541 AND CONTAINER NO. 36852, UPON EXECUTION OF ALL DOCUMENTS DEEMED NECESSARY BY LAW DEPARTMENT. (TO STORE SHELLBOAT AND TO BE USED ONLY FOR STORAGE PURPOSES AND WILL NOT BE USED AS A MEANS OF TRANSPORTATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.

RESOLUTION APPROVING 1977 CAPITAL BUDGET, TALLING \$4,821,815.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration, per their request was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, INSURANCE FUND COMMISSION, SALARIES AND WAGES, EXECUTIVE SECRETARY, I.F.C.-\$6,922., OTHER SALARIES AND WAGES-\$10,602., OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT-\$18,891., MATERIALS AND SUPPLIES-\$300., MISCELLANEOUS-\$1,701., TALLING \$38,416.; ITEM AVAILABLE FROM INVESTMENT FUND, 1ST NATIONAL STATE BANK, ACCOUNT #104-019978-6.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite Business Administrator Walls, Corporation Counsel Buck, Acting Director of Finance Jones, Budget Officer Banker, Personnel Officer Veltri and Secretary Insurance Fund Commission Beatty to meet with the Council at their special conference July 26, 1977 was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 41-43 HEDDEN TERRACE, BLOCK 3026, LOT 79, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS.

July 13, 1977

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd.

RESOLUTION RATIFYING SUBMITTAL OF EXTENSION OF GRANT CONTRACT FOR PERIOD

JULY 1, 1977 TO JULY 13, 1977; FURTHER AUTHORIZING EXTENSION OF GRANT CONTRACT FOR PERIOD JULY 14, 1977 TO DECEMBER 31, 1977, CONTINGENT UPON SLEPA'S APPROVAL FOR PROJECT ENTITLED "VICTIM SERVICE CENTER PROGRAM"; NECESSARY SUM OF SURPLUS FUNDS SHALL BE DERIVED FROM GRANT FROM NEW JERSEY LAW ENFORCEMENT PLANNING AGENCY. (DOES NOT REQUIRE EXPENDITURE OF CITY OF NEWARK FUNDS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ce.

RESOLUTION RATIFYING SUBMITTAL OF EXTENSION OF GRANT CONTRACT FOR PERIOD

JANUARY 1, 1977 TO JULY 13, 1977; FURTHER AUTHORIZING EXTENSION OF GRANT CONTRACT FOR PERIOD JULY 14, 1977 TO JUNE 30, 1978, CONTINGENT UPON SLEPA'S APPROVAL FOR PROJECT ENTITLED "IMPACT PROPERTY IDENTIFICATION PROGRAM"; NECESSARY SUM OF SURPLUS FUNDS SHALL BE DERIVED FROM GRANT FROM NEW JERSEY LAW ENFORCEMENT PLANNING AGENCY. (DOES NOT REQUIRE EXPENDITURE OF CITY OF NEWARK FUNDS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.

RESOLUTION AUTHORIZING CORPORATION COUNSEL TO ENTER INTO LEASE-RENTAL AGREEMENT

WITH INTERNATIONAL BUSINESS MACHINE CORPORATION FOR LEASING OF TWO MEMORY TYPEWRITERS FOR PERIOD OF ONE YEAR; TOTAL RENTAL CHARGES SHALL NOT EXCEED \$3,790.; COST OF AFORESAID SERVICES SHALL BE PAID FROM DEPARTMENT OF LAW, OFFICE EQUIPMENT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-12)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg.

RESOLUTION AMENDING RESOLUTION 7-R-cf, MAY 4, 1977, CONTRACT WITH START-UP TECHNICAL INSTITUTE, BY INSERTING \$900. AFTER THE PHRASE "SUB-CONTRACTOR SHALL BE ENTITLED TO RECEIVE AND ADDING "IN NO EVENT WILL FUNDS BE FORWARDED TO THE SUB-CONTRACTOR IN AN AMOUNT IN EXCESS OF \$27,000.-SPECIAL PROVISION, PARAGRAPH 7.3 (a); ALL OTHER PROVISIONS REMAIN IN FORCE; NO ADDITIONAL FUNDS ARE REQUIRED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ch.

RESOLUTION AMENDING RESOLUTION 7-R-b, SEPTEMBER 23, 1976, CONTRACT WITH DRAKE COLLEGE, BY EXTENDING TERM OF AGREEMENT TO DECEMBER 31, 1977 INSTEAD OF SEPTEMBER 30, 1977; NO ADDITIONAL FUNDS ARE REQUIRED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ci.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR PERIOD APRIL 1, 1977 TO JULY 13, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO CONTINUE CONTRACTUAL OBLIGATION WITH COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR PERIOD JULY 14, 1977 TO SEPTEMBER 30, 1977, FOR MATERNITY INFANT CARE PROJECT FOR PROVISION OF NECESSARY ELEMENTS OF THE CLINICAL COMPONENT OF THE W.I.C. PROGRAM; DOES NOT REQUIRE EXPENDITURE OF ANY FUNDS BY CITY OF NEWARK. (APRIL 6, 1977, RESOLUTION 7-R-cp, ADDITIONAL FUNDS FROM NEW JERSEY STATE DEPARTMENT OF HEALTH, SUM OF \$1,036,127. TO CONTINUE THE W.I.C. PROGRAM)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-cj.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH COLLEGE OF MEDICINE AND

DENTISTRY OF NEW JERSEY FOR MARTLAND HOSPITAL FOR PERIOD APRIL 1, 1977 TO JULY 13, 1977;  
FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO CONTINUE CONTRACTUAL OBLIGATION  
WITH COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR MARTLAND HOSPITAL FOR PERIOD  
JULY 14, 1977 TO SEPTEMBER 30, 1977 FOR PROVISION OF NECESSARY ELEMENTS OF CLINICAL  
COMPONENT OF THE W.I.C. PROGRAM; MAXIMUM AMOUNT TO BE PAID BY CITY OF NEWARK UNDER SAID  
AGREEMENT IS \$680. WHICH SHALL BE DERIVED FROM GRANT AWARDED FROM UNITED STATES DEPARTMENT  
OF AGRICULTURE THROUGH NEW JERSEY STATE DEPARTMENT OF HEALTH; TOTAL AMOUNT FOR SAID  
CONTRACT IS \$5,080. FOR PERIOD OCTOBER 1, 1976 TO SEPTEMBER 30, 1977. (CONTRACT EXTENDED  
WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1)  
(a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone,  
seconded by Councilman Carrino and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-ck.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT APPLICATION TO

HOSPITAL AND HEALTH PLANNING COUNCIL REQUESTING FUNDS TO CONDUCT NECESSARY GATHERING AND  
TABULATION OF PERTINENT STATISTICAL DATA TO DETERMINE THE OBSTETRICAL SERVICE UTILIZATION  
PATTERNS OF NEWARK RESIDENTS AMONG NEWARK HOSPITALS, AND ANALYZE VARIABLES WHICH IMPACTED  
ON INFANT MORTALITY IN NEWARK DURING 1976; TOTAL ESTIMATED BUDGET IS \$60,000. FOR PERIOD  
OF NINE MONTHS FROM AUGUST 1, 1977 TO APRIL 30, 1978; DOES NOT REQUIRE EXPENDITURE OF FUNDS  
BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by  
Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-cl.

RESOLUTION APPOINTING CONSTABLES FOR A TERM ENDING DECEMBER 31, 1977 AND

APPROVING THEIR BONDS AS TO SUFFICIENCY. (RAYMOND MAGLIACANO AND JOSEPH RUSSELL)

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

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7-R-cn.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE AMENDING CHAPTER 3 OF TITLE 17, NOISE, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED." (RESTRICTION GOVERNING MUSICAL INSTRUMENTS) ORDINANCE 6-Ph, S & F-g, BEING FINALLY ADOPTED THIS 13TH DAY OF JULY, 1977 AND THE ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR; AND PUBLICATION.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn.

RESOLUTION RATIFYING CONTRACT WITH NEWARK ECONOMIC DEVELOPMENT CORPORATION FOR PERIOD JULY 1, 1977 TO JULY 13, 1977; FURTHER AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH NEWARK ECONOMIC DEVELOPMENT CORPORATION FOR PERIOD JULY 14, 1977 TO JUNE 30, 1978 FOR \$100,000. TO CARRY OUT ECONOMIC DEVELOPMENT PROGRAMS IN CITY OF NEWARK; BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO FUNDING UNDER THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC 5301 P.L. 93-383); NO ADDITIONAL CITY FUNDS SHALL BE REQUIRED. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-co.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ENTER INTO CONTRACT WITH MORGAN GUARANTY TRUST COMPANY OF NEW YORK, TO PROVIDE FINANCIAL ADVISE TO THE CITY OF NEWARK; SHALL NOT EXCEED \$80,000. (\$27,500. FROM OPERATING BUDGET OF CITY OF NEWARK, \$52,500. FROM CAPITAL BUDGET, EAST SIDE HIGH SCHOOL BONDS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

July 13, 1977

56/ 7-R-cp.

RESOLUTION AUTHORIZING DIRECTOR OF RECREATION AND PARKS TO PERMIT EAST SIDE HOCKEY PARENTS ASSOCIATION, A NON-PROFIT ORGANIZATION, TO USE ICE SKATING RINK OF THE IRONBOUND RECREATION CENTER WITH PRESENT INDOOR TOILET FACILITIES AND IN CASE OF RAIN THE INTERIOR OF THE SKATING RINK, ON SATURDAY, JULY 30, 1977, FROM 10:00 A. M. TO 5:00 P. M., FOR THE PURPOSE OF A FLEA MARKET OPEN TO THE PUBLIC; NO CHARGE TO SAID ASSOCIATION BECAUSE SAME WILL BE USED TO BENEFIT NEWARK RESIDENTS WITHOUT ANY ADMISSION CHARGE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cq.

RESOLUTION AUTHORIZING FORECLOSURE OF PROPERTIES BY SUMMARY PROCEEDINGS, IN REM AS PROVIDED IN IN REM TAX FORECLOSURE ACT (1948) R.S. 54:5-104.29 ET SEQ., ELIGIBLE TAX SALE CERTIFICATES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cr.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS, TO ASSIST IN PREPARATION OF FINANCIAL DATA REQUIRED FOR "QUALIFIED BONDS" AND BOND SALE PROSPECTUS" FOR A FEE OF \$15,000.; TO BE PAID FROM CAPITAL BUDGET, EAST SIDE HIGH SCHOOL BONDS. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cs.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT CITY OF NEWARK PROGRAM DESIGNATED "COMPREHENSIVE PLANNING ASSISTANCE PROJECT," FOR AMOUNT NOT TO EXCEED \$1,750.; TO BE PAID



FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDD-  
ING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING  
ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ct.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT NO. 77-08R  
ON BEHALF OF CITY OF NEWARK WITH MUNICIPAL SANITARY LANDFILL AUTHORITY FOR SUM OF \$.79  
PER CUBIC YARD ON A UNIT PRICE BASIS (INCLUDING \$.04 PER CUBIC YARD TIPPING CHARGE  
PAYMENTS REQUIRED BY NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION) NOT TO EXCEED  
\$322,529.52 IN 1977, IN ACCORDANCE WITH THE BID SPECIFICATIONS AND CONTRACT DOCUMENTS  
AS AMENDED; TERM OF CONTRACT SHALL BE FOR MAXIMUM PERIOD OF 40 MONTHS, OR UNTIL SUCH  
TIME WHEN CITY IS ABLE TO COMMENCE DELIVERY OF MUNICIPAL SOLID WASTE TO ITS CONTRACTED  
RESOURCE RECOVERY FACILITY; BUT TERM OF CONTRACT SHALL NOT BE FOR PERIOD LESS THAN 24  
MONTHS UNLESS ONE OF THE PARTIES EXERCISES THEIR RIGHT TO TERMINATE CONTRACT WITH 60  
DAYS NOTICE; CITY SHALL RESERVE RIGHT TO DISPOSE WASTE AT MUNICIPAL SANITARY LANDFILL  
AUTHORITY SITE AND/OR THE CONTRACTED RESOURCE RECOVERY FACILITY WHILE FACILITY IS IN ITS  
START-UP TRIAL PERIOD AND TERMINATE CONTRACT WITHIN 30 DAYS NOTICE AFTER THE TWENTY-  
FOURTH MONTH; FUNDING APPROPRIATED FROM DIVISION OF SANITATION, DEPARTMENT OF PUBLIC  
WORKS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cu.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF  
OF CITY OF NEWARK WITH DUJETS TREE EXPERTS NOTCH ROAD, WEST PATERSON, NEW JERSEY, LOWEST  
RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 77-07; TREE STUMP REMOVAL - CITY-  
WIDE, FOR AMOUNT NOT TO EXCEED \$22,305.; BASED UPON VARIOUS SECTIONS AS SHOWN IN THEIR  
UNIT PRICE PROPOSAL AND IN ACCORDANCE WITH SPECIFICATIONS; FUNDS PROVIDED FOR BY HOUSING  
COMMUNITY DEVELOPMENT ACT, THIRD YEAR FUNDS; CITY OF NEWARK RESERVES RIGHT TO INCREASE

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OR DECREASE ORIGINAL CONTRACT PRICES BY AN AMOUNT NOT TO EXCEED 25% AS PROVIDED FOR IN SPECIFICATIONS "INFORMATION TO BIDDERS", PARAGRAPH 9, AND SECTION 109 OF GENERAL CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cv.

RESOLUTION RATIFYING CONTRACTS WITH 35 SUB-CONTRACTORS FOR PERIOD JULY 5, 1977 TO JULY 13, 1977: FURTHER AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH 35 SUB-CONTRACTORS FOR PERIOD JULY 14, 1977 TO SEPTEMBER 3, 1977 FOR 35 SUB-CONTRACTORS AT \$150. PER WEEK PER SUPERVISOR BUT NOT TO EXCEED (9) NINE WEEKS EACH; TO PROVIDE THAT SPEDY PARTICIPANTS ARE PROPERLY SUPERVISED AT THEIR WORK SITES. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a) (ii); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION URGING THE NEW JERSEY LEGISLATURE TO AMEND CHAPTER 212 OF THE NEW JERSEY PUBLIC LAWS OF 1975 TO PROVIDE FOR THE TOTAL INTEGRATION OF HANDICAPPED CHILDREN INTO THE PUBLIC SCHOOL SYSTEM, SINCE THE FUNDING UNDER THE PRESENT LAW REINFORCES THE CATEGORIZATION OF HANDICAPPED STUDENTS, SERVING TO FURTHER SEGREGATE THEM FROM THE GENERAL SCHOOL POPULATION, was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

A MOTION ENDORSING THE EFFORTS OF THE NEWARK DAY CARE CENTER TO RECEIVE FUNDING FOR A SENIOR FOOD SERVICE PROGRAM; FURTHER, RECOGNIZING THE ABILITY OF THE NEWARK DAY CARE CENTER, WHICH AGENCY WAS REPRESENTED ON THE ORIGINAL TITLE XX PROGRAM PLANNING COMMITTEE, TO PROVIDE QUALITY FOOD SERVICE TO THE ELDERLY; FURTHER, DIRECTING THE CITY CLERK TO SEND A COPY OF THIS MOTION TO THE MEMBERS OF THE ESSEX COUNTY DELEGATION TO THE NEW JERSEY

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STATE LEGISLATURE, was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes: 59

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION DIRECTING THE CITY CLERK TO REQUEST OF THE EXECUTIVE DIRECTOR OF THE NEWARK HUMAN RIGHTS COMMISSION AND THE CHAIRPERSON OF THE COMMITTEE ON THE STATUS OF WOMEN AN ANNUAL REPORT ON THE ACTIVITIES OF SAID COMMITTEE DURING ITS ONE-YEAR TENURE, was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS RECEIVED JUNE 28, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND R.O. 8:7-6 USE OF PUBLIC PLACES."

(Hawking and Peddling and use of public places)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration, per request of the Law Department was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 22, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 4, ALCOHOLIC BEVERAGES, CHAPTER 1, GENERAL PROVISIONS, ARTICLE 1, LICENSED PREMISES; OPENING AND CLOSING HOURS, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this ordinance, see Ordinance 6-F-u, on Page 17 in the minutes of this meeting)

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8-c.

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The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 29, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 15, CHAPTER 9B, SECTION 9H, AND SECTION 11 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1976."  
(RENT CONTROL ORDINANCE)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 3, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 1, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 139-141 ELIZABETH AVENUE, BLOCK 2697, LOTS 13 AND 14, NEWARK, NEW JERSEY TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$14,200.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 3, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 1, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 68 CHADWICK AVENUE, BLOCK 2659, LOT 38, NEWARK, NEW JERSEY, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 3, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 1, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-2, PARKING

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PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Deleting Lock Street, both sides, from Central Avenue to New Street, from 7:00 A. M. to 9:00 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 3, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 1, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Deleting: Lock Street, west side, from Central Avenue to Sussex Avenue from 9:00 A. M. to 6:00 P. M.

Lock Street, both sides, from New Street to Central Avenue, from 9:00 A. M. to 4:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 3, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 1, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR TRAFFIC ENGINEER)."

(Traffic Engineer	1977	\$20,881. - \$25,381.
	1978	21,915. - 26,650.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 3, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez,

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seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-i. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 1, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING POSITIONS IN THE POLICE DEPARTMENT (NON-UNIFORMED) AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED MAY 4, 1977, AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANTE FOR ADMINISTRATIVE OFFICER, POLICE DEPARTMENT, 37½ HOURS)

(Administrative Officer, Police	1977	\$17,179. - \$20,881.
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(37½ hours)	1978	18,038. - 21,925.)
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(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 3, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-j. The City Clerk presented COMMUNICATION FROM ACTING BUSINESS ADMINISTRATOR HILL, RECEIVED JULY 1, 1977, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF PINE STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM RAYMOND BOULEVARD TO EAST PARK STREET."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

(For action on this Ordinance, See Ordinance 6-F-m, or Page 12 in the minutes of this meeting)

8-k. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 1, 1977, ENCLOSING PROPOSED "ORDINANCE TO PROVIDE FOR THE MAINTENANCE OF CLEAN, SAFE WATERFRONT FREE OF ABANDONED VESSELS INCLUDING PROVISION FOR THE BONDING OF BARGES DOCKED ALONG THE RIVERS OF THE CITY OF NEWARK, COUNTY OF ESSEX, STATE OF NEW JERSEY."

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this Ordinance, See Ordinance 6-F-n, on Pages 12 and 13 in the minutes of this meeting)

8-1. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 1, 1977, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF ENGINEERING TO IMPLEMENT THE CLEANUP PROGRAM FOR THE PASSAIC RIVER BASIN NOTED IN THIS "WATERFRONT ORDINANCE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Ordinance, see Ordinance 6-F-o, on Page 13 in the minutes of this meeting)

8-m. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 1, 1977 ENCLOSING PROPOSED "ORDINANCE AUTHORIZING DIRECTOR OF PUBLIC WORKS TO GRANT AND EXECUTE AN EASEMENT BETWEEN CITY OF NEWARK AND CORNELIUS GALLAGHER AND CLAIR GALLAGHER, HIS WIFE, FOR THE PURPOSE OF CONSTRUCTING A ROADWAY ACROSS A PORTION OF THE SUSQUEHANNA AND WESTERN RAILROAD COMPANY RIGHT OF WAY IN KNOWLTON TOWNSHIP."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 3, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-n. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 5, 1977, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING RENEWAL OF A LEASE BY AND BETWEEN THE CITY OF NEWARK AND THE NEWARK BLOCK AND TENANT COUNCIL FOR PREMISES COMMONLY KNOWN AS (SEE ATTACHED SCHEDULE A) FOR THE SUM OF ONE DOLLAR (\$1.00 PER ANNUM PER LOT FOR A TERM OF ONE (1) YEAR, PURSUANT TO N.J.S. 40A:12-14(c)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Ordinance, see Ordinance 6-F-p, on Page 14 in the minutes of this meeting)

8-o. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 1, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING SCHLEY STREET AND FABYAN TERRACE."

(Deleting Schley Street, southbound, from Hawthorne Avenue to Field Place

Adding Schley Street, southbound, from Hawthorne Avenue to Route 78 Ramp

Schley Street, southbound, from Turning Roadway between Fabyan Terrace and Schley Street to Field Place.

July 13, 1977

Schley Street, northbound, from Turning Roadway, between Fabyan  
Terrace and Schley Street, to Lyons Avenue.

Fabyan Terrace, northbound, from Chancellor Avenue to Schley Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 3, 1977  
Calendar of the Municipal Council for first reading was made by Councilman James,  
seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

8-p.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RE-  
CEIVED JULY 5, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING R.O. 2:2-37 ET SEQ. 'HUMAN  
RIGHTS COMMISSION' GRANTING THE NEWARK HUMAN RIGHTS COMMISSION THE POWERS CONFERRED BY  
P.L. 1977, C.121."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 3, 1977  
Calendar of the Municipal Council for first reading was made by Councilman Villani,  
seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

8-q.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RE-  
CEIVED JULY 11, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE CREATING CERTAIN  
POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES  
FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW  
JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO CHANGE THE  
TABLE OF ORGANIZATION)"

(Police Lieutenant 125)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Ordinance, see Ordinance 6-F-q, on page 14 in the minutes  
of this meeting)

8-r.

The City Clerk presented PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING  
SALARIES THEREFOR,' (6-S & F-d) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED (TO  
ADJUST THE SALARY FOR ASSISTANT BUSINESS ADMINISTRATOR)."

(Assistant Business Administrator 1/1/77 \$33,000. - \$33,000.)



July 13, 1977

(For action on this Ordinance, see Ordinance 6-F-r, on Page 15 in the minutes of this meeting)

8-s. The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED JULY 13, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARY FOR DIRECTOR, DIVISION OF WELFARE)."

(Director, Division of Welfare \$27,928. - \$27,928.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Ordinance, see Ordinance 6-F-s, on Page 15 and 16 in the minutes of this meeting)

8-t. The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 13, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING CONGRESS STREET AS A ONE-WAY STREET."

(Deleting Congress Street, Northbound, from Elm Street to Market Street

Adding Congress Street, Southbound, from Lafayette Street to Elm Street

Congress Street, Northbound, from Ferry Street to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Ordinance, see Ordinance 6-F-v, on Page 18 in the minutes of this meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a. COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED MAY 31, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND CHAPTER 5, ARTICLE 4, 'REQUIREMENTS FOR OFF-STREET PARKING,' OF TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY 1966, AS AMENDED, SUPPLEMENTED, AND READOPTED AS AN INTERIM ZONING ORDINANCE."

(Restricting the parking of motorized vehicles on front lawns on First and Second Residence Districts)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

July 13, 1977

A motion directing the City Clerk to place this ordinance on the August 3, 1977 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

9-b.

COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED JUNE 6, 1977

ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLES AND SALARY RANGES FOR SUPERVISING ENVIRONMENTAL SPECIALIST; PRINCIPAL ENVIRONMENTAL SPECIALIST; SENIOR ENVIRONMENTAL SPECIALIST AND ENVIRONMENTAL SPECIALIST)."

(Supervising Environmental Specialist	1977	\$18,940. - \$23,025.
	1978	19,887. - 24,176.
Principal Environmental Specialist	1977	14,840. - 18,038.
	1978	15,582. - 18,940.
Senior Environmental Specialist	1977	12,209. - 14,840.
	1978	12,819. - 15,582.
Environmental Specialist	1977	10,045. - 12,209.
	1978	10,547. - 12,819.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Director of Engineering Zach met with the Council July 12, 1977)

A motion directing the City Clerk to place this ordinance on the August 3, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martin-z, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

9-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JUNE 7, 1977, EN-

CLOSING PROPOSED "ORDINANCE TO AMEND, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR CHIEF COMMUNITY RELATIONS SPECIALIST, NEWARK HUMAN RIGHTS COMMISSION)."

(Chief Community Relations Specialist	1977	\$14,840. - \$18,038.
	1978	15,582. - 18,940.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the August 3, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Tucker and adopted by the following votes:

July 13, 1977

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

The City Clerk reported the following Bingo and Raffles Licenses were issued from June 7, 1977 to July 5, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society - Sacred Heart Church	7212 (Amended)
St. Columba's Parent Teachers Association	7224 (Amended)
Holy Name Society - Sacred Heart Church of Vailsburg	7229 (Amended)
Congregation B'Nai Zion	7250 (Amended)
Immaculate Heart of Mary Roman Catholic Church (For the Spanish Speaking)	7328 (Amended)
St. Benedict Church	7401 (Amended)
St. Mary's Church of the Immaculate Conception	7411 (Amended)
St. Antoninus Church	7423 (Amended)
St. Casimir's Parent Teachers Association	7463 (Amended)
Parents Association of St. Benedict's Elementary School	7472
Newark Aerie #44-FOE	7479
Polish Cultural Foundation, Inc.	7480

SENIOR CITIZEN

Elizabeth Avenue Community Center No. 21

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Bridget's Church	6470
North Ward Educational and Cultural Center	7467
CYO of St. Michael's Church	7471
The Society of Apostleship of Prayer of St. Francis Xavier Church	7473
Society of the Sacred Heart of St. Francis Xavier Church	7474
Children of Mary Sodality of St. Francis Xavier Church	7475

July 13, 1977

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RAFFLES LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Sacred Heart Church	7476
Sacred Heart Church	7477
Ladies Auxiliary of Club Espana	7478
East Ark Youth Rehabilitation, Education and Prevention Program, Inc.	7482
East Ark Youth Rehabilitation, Education and Prevention Program, Inc.	7483
Mothers Club of Essex Catholic High School	7484

A motion to concur in the Report was made by Councilman Allen, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

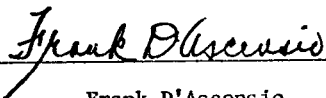
12.

A motion to adjourn this meeting was made by Councilman Villani, seconded by Councilman Allen and adopted by the following votes:


Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 5:00 P. M.

APPROVED:



Frank D'Ascensio  
City Clerk



Earl Harris  
President

A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey at 11:30 A.M.

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City Clerk D'Ascensio called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker.

The City Clerk announced due to the absence of President Harris he would entertain a motion to elect a Temporary President.

A motion to elect Councilman Jesse L. Allen Temporary President was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Tucker, Temporary President Allen.

Temporary President Allen stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall, and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on July 14 and 20, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

The City Clerk read letter from Council President Earl Harris dated July 14, 1977 requesting a Special Meeting of the Municipal Council of the City of Newark, New Jersey for 11:00 A.M., Tuesday, July 26, 1977 for the purpose of considering an ordinance which would change the table of organization in the Police Department and a resolution declaring an emergency exists.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE

Temporary President Allen called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT

July 26, 1977

OF THE CITY OF NEWARK, NEW JERSEY," (6S&fy) ADOPTED NOVEMBER 22, 1966 AND  
AMENDMENTS THERETO (TO CHANGE THE TABLE OF ORGANIZATION)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK,  
NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions and there is also hereby established salaries for certain officers and employees of the Police Department of the City of Newark, New Jersey (6S&Fy) adopted November 22, 1966 and amendments thereto be amended by changing the number of positions as follows, to with:

<u>TITLE OF</u> <u>POSITION</u>	<u>NUMBER OF</u> <u>SAID POSITION</u>
Police Lieutenant 11-008	125

Section 2. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

Temporary President Allen called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by Temporary President Allen by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Tucker,  
Temporary President Allen.

Temporary President Allen: The yeses are six and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

The City Clerk stated in order to waive the 20 day statutory period to make this ordinance effective immediately upon signature by the Mayor and advertising thereof, a resolution must be adopted.

RESOLUTIONS.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO AN "ORDINANCE TO  
AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE  
NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR

7-R-a.

July 26, 1977

CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF  
NEWARK, NEW JERSEY', (6S&Fy) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO  
(TO CHANGE THE TABLE OR ORGANIZATION)." (ORDINANCE 6S&Fa), BEING FINALLY  
ADOPTED THIS 26TH DAY OF JULY, 1977, AND THE ORDINANCE BECOMES EFFECTIVE IM-  
MEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR; AND PUBLICATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano,  
seconded by Councilman Carrino and declared adopted by Temporary President  
Allen by the following votes:

Yes: Councilman Bottone, Carrino, Giuliano, Martinez, Tucker,  
Temporary President Allen.

The City Clerk read letter dated July 20, 1977 from Mayor Kenneth  
A. Gibson requesting a Special Meeting of the Newark Municipal Council be  
held on July 26, 1977 at 11:00 A.M. to consider resolutions pertaining to  
the sale of \$10,900,000.00 in school Qualified Bonds. He related in view of  
the fact the situation of the Board of Education has not been clearly defined,  
the recommendation of Administration was no action be taken on these proposals,  
Administration withdrew their request.

ADJOURNMENT.

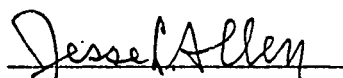
12. A motion to adjourn this Special Meeting was made by the Council of  
the Whole and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, Martinez, Tucker,  
Temporary President Allen.

This Special Meeting adjourned 11:35 A.M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Jesse L. Allen  
Temporary President





Newark, New Jersey, August 3, 1977

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A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:40 P.M.

The audience arose for the National Anthem.

The prayer was offered by Elder John Fisher, Church of God in Unity.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant Jack Yablonsky, Sergeant-at-Arms.

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 31, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on July 26, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF AUDIT OF ACCOUNTS, CITY OF NEWARK, EMPLOYEES' RETIREMENT SYSTEM, FOR THE YEAR 1976, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Audit of Accounts be received and staff study made for report to the Council was made by Councilman Bottone, seconded by President Harris and adopted by the following votes:

Yes: Councilmen, Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF JUNE, 1977.

August 3, 1977

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A motion to approve the Report of Contracts Awarded was made by Councilman Bottone, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c.

The City Clerk presented SUMMARY OF CITY-OWNED PROPERTY, BUDGET ACTIVITY REPORT, FOR THE MONTH OF MAY, 1977.

(Copy submitted to each Member of the Council)

A motion that the Summary of Budget Activity Report be received and placed on file was made by President Harris, seconded by Councilman Bottone and adopted by the following vote:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF SCHOOL ESTIMATE, HELD MARCH 4, 1977, SUBMITTED BY RICHARD E. SIMS, EXECUTIVE DIRECTOR.

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF BOARD OF SCHOOL ESTIMATE, HELD MARCH 7, 1977, SUBMITTED BY RICHARD E. SIMS, EXECUTIVE DIRECTOR.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f.

The City Clerk presented COPY OF MINUTES OF SPECIAL MEETING OF THE BOARD OF SCHOOL ESTIMATE, HELD MARCH 7, 1977, SUBMITTED BY RICHARD E. SIMS, EXECUTIVE DIRECTOR.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g.

The City Clerk presented COPY OF CITY OF NEWARK URBAN AID REPORT FOR THE YEAR 1976, SUBMITTED BY GEORGE L. RILEY, ACTING MUNICIPAL COMPTROLLER.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-h.

The City Clerk presented SUMMARY OF CITY-OWNED PROPERTY REVENUE ACCOUNTS, FOR THE MONTH OF MAY, 1977, SUBMITTED BY KENNETH JOSEPH, ACTING TAX COLLECTOR.

(Copy submitted to each Member of the Council)

A motion that the Summary of City-owned Property Revenue Accounts be received and placed on file was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-i.

The City Clerk presented SUMMARY OF CITY-OWNED PROPERTY REVENUE ACCOUNTS, FOR THE MONTH OF JUNE, 1977, SUBMITTED BY KENNETH JOSEPH, ACTING TAX COLLECTOR.

(Copy submitted to each Member of the Council)

A motion that the Summary of City-owned Property Revenue Accounts be received and placed on file was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-j.

The City Clerk presented SUMMARY OF CITY-OWNED PROPERTY, BUDGET ACTIVITY REPORT, FOR THE MONTH OF JUNE, 1977.

(Copy submitted to each Member of the Council)

A motion that the Summary of Budget Activity Report be received and placed on file was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-k.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD JUNE 16, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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4-1.

The City Clerk presented REPORT OF OFFICE OF CONSUMER ACTION, FOR THE MONTH OF MAY, 1977, SUBMITTED BY EXECUTIVE DIRECTOR CHEROT.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-m.

The City Clerk presented AUDIT REPORT OF NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION, FOR THE PERIOD JANUARY 1, 1976 THROUGH DECEMBER 31, 1976, SUBMITTED BY LUCAS, TUCKER & COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Audit Report be received and staff study be made for report to the Council was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-n.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE REAL ESTATE COMMISSION, HELD JULY 5, 1977.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-o.

The City Clerk presented COPY OF INVESTMENT ACTIVITY REPORT, FOR PERIOD MAY 7, 1977 TO JUNE 30, 1977, SUBMITTED BY FLEMING JONES, ACTING FINANCE DIRECTOR.

(Copy submitted to each Member of the Council)

The City Clerk read the following schedule of Investments for the period May 7, 1977 to June 30, 1977, submitted by Acting Director of Finance Jones:

INVESTMENT ACTIVITY REPORT  
5/7/77-6/30/77

<u>FUND</u>	<u>TYPE</u>	<u>DATE</u>	<u>MATURITY</u>	<u>RATE</u>	<u>AMOUNT</u>	<u>DESCRIPTION</u>	<u>BANK/BROKER</u>	<u>SAFEKEEPING</u>
Current Repurchase		5/10/77	6/20/77	5.40%	535,000.00	550,000.00 F.L.B. 6.90's 4/20/82	Bevill, Bresler & Schulman Gateway I, Newark	First National State Bank 550 Broad, Newark
Current Repurchase		5/11/77	6/9/77	5.00%	1,000,000.00	1,000,000.00 U.S. Notes 6.625% 11/30/77	A.G. Beaker & Co. 55 Water St. New York, New York	First National State Bank 550 Broad, Newark
Current Repurchase		5/12/77	6/13/77	5.05%	950,000.00	1,017,672.02 GNMH, 7.5% 5/15/2007	A.G. Beaker & Co. 55 Water St. New York, New York	First National State Bank 550 Broad, Newark
Current Repurchase		5/12/77	5/17/77	5.05%	700,000.00	500,000.00 U.S. Notes 7% 5/15/82 200,000.00 G.N.M.A. 9% 7/15/2005	First National State Bank 550 Broad, Newark	Same
Current Repurchase		5/17/77	5/20/77	5.10%	2,000,000.00	700,000.00 GNMA 9% 7/15/2005 1,300,000.00 GNMA 9% 2/15/2005	First National State Bank 550 Broad, Newark	Same
Current Repurchase		5/18/77	5/23/77	5.10%	4,000,000.00	1,000,000.00 U.S. Notes 7% 5/15/82 3,000,000.00 FHLS 1	First National State Bank 550 Broad, Newark	Same
Current Repurchase		5/20/77	5/23/77	5.20%	3,000,000.00	720,000.00 GNMA 8% 8/15/2006 770,000.00 GNMA 9% 12/15/2004 400,000.00 FHA, 4.125% 5/1/83 500,000.00 GNMA 8.5% 10/15/2005 100,000.00 GNMA 9% 5/15/2005 510,000.00 GNMA 9% 11/15/2005	First National State Bank 550 Broad, Newark	Same
Current Repurchase		5/23/77	7/11/77	5.55%	6,000,000.00	1,007,081.45 GNMA 8% 9/15/2006 1,007,818.48 GNMA 8% 10/15/2006 996,101.81 GNMA 8% 11/15/2005 978,305.68 GNMA 8% 10/15/2005 998,726.00 GNMA 8% 8/15/2006 984,815.02 GNMA 8% 6/15/2006	Paine, Webber, Jackson & Curtis 425 Park Avenue New York, New York	First National State Bank 550 Broad, Newark

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**INVESTMENT ACTIVITY REPORT**  
5/7/77-6/30/77

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<u>FUND</u>	<u>TYPE</u>	<u>DATE</u>	<u>MATURITY</u>	<u>RATE</u>	<u>AMOUNT</u>	<u>DESCRIPTION</u>	<u>BANK/BROKER</u>	<u>SAFEEKEEPING</u>
Current	Repurchase	5/23/77	7/5/77	5.70%	980,000.00	512,731.13 GNMA 7% 3/15/2007 500,000.00 F.I.D. 7.45% 10/20/81	Beville, Bresler & Schulman	First National State Bank
Current	Repurchase	6/3/77	6/6/77	5.20%	3,000,000.00	1,500,000.00 GNMA 8% 10/15/2006 1,500,000.00 FHA 4.125% 5/1/80	First National State Bank	Same
Current	Repurchase	6/6/77	6/13/77	5.375	4,500,000.00	750,000.00 GNMA 8% 1/15/2007 1,500,000.00 FHA 4.125% 5/1/83 1,360,000.00 GNMA 8% 12/15/2006 690,000.00 GNMA 8.5% 2/15/2006	First National State Bank	Same
Current	Repurchase	6/6/77	6/15/77	5.45%	7,000,000.00	4,787,587.23 GNMA 7.5% 4/15/2007 2,460,760.05 GNMA 6.7% 9/15/2014	Paine Webber, Jackson & Curtis	First National State Bank
Current	Repurchase	6/6/77	6/27/77	5.375	3,500,000.00	450,000.00 GNMA 9% 5/15/2005 230,000.00 GNMA 9% 6/15/2005 220,000.00 GNMA 9% 7/15/2005 2,000,000.00 GNMA 9% 11/15/2004	First National State Bank Paine, Webber, Jackson & Curtis 425 Park Avenue New York, New York	Same First National State Bank 550 Broad, Newark
Current	Repurchase	6/8/77	6/14/77	5.30%	1,200,000.00	500,000.00 U.S. Notes, 7% 5/15/82 500,000.00 GNMA 9% 12/15/2005 200,000.00 GNMA 8% 11/15/2006	First National State Bank	Same
Current	Repurchase	6/8/77	6/15/77	5.65%	423,000.00	423,000.00 GNMA 8% 4/15/2005	Bevill, Bresler, & Schulman	First National State Bank
Current	Repurchase	6/8/77	6/16/77	5.65%	955,000.00	1,013,081.67 GNMA 7.5% 4/15/2007	Bevill, Bresler, & Schulman	First National State Bank
Current	Repurchase	6/9/77	6/13/77	5.25%	2,000,000.00	1,000,000.00 U.S. Notes 6.75% 6/30/81 1,000,000.00 U. S. Notes 6/30/78	First National State Bank	Same
Current	Repurchase	6/13/77	6/14/77	5.125	5,750,000.00	1,500,000.00 FHA 4.125 5/1/83 4,250,000.00 U.S. Notes 6.75% 6/30/81	First National State Bank	Same
Current	Repurchase	6/14/77	6/20/77	5.25%	5,750,000.00	1,500,000.00 FHA 4.125% 5/1/80 200,000.00 GNMA 8% 11/15/2006 200,000.00 GNMA 9% 12/15/2005 3,350,000.00 U.S. Notes, 7% 5/15/82 500,000.00 GNMA 8% 9/15/2006	First National State Bank	Same

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## INVESTMENT ACTIVITY REPORT

5/7/77-6/20/77

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SAFEKEEPINGBANK/BROKERDESCRIPTIONAMOUNTRATEMATURITYDATETYPEFUND

Current	Repurchase	6/15/77	6/16/77	5.125	3,000,000.00	3,000,000.00	U.S. Bills 6/30/77	First National State Bank	Same
Current	Repurchase	6/15/77	7/5/77	5.25%	4,000,000.00	4,000,000.00	U.S. Notes 8.125 12/31/78	First National State Bank	Same
Current	Repurchase	6/16/77	6/20/77	5.25%	2,000,000.00	2,000,000.00	FICB 5.35% 8/1/77	First National State Bank	Same
Current	Repurchase	6/20/77	6/22/77	5.25%	900,000.00	900,000.00	GNMA 8.5's 10/15/2005	First National State Bank	Same
							GNMA 8's 1/15/2007	First National State Bank	Same
Current	Repurchase	6/20/77	6/27/77	5.25%	6,000,000.00	6,000,000.00	U.S. Notes 6.75% 3/31/75	First National State Bank	Same
							FICB 5.35's 8/1/77	Paine, Webber, Jackson & Curtis	First National State Bank
							FHA 4.125% 5/1/83	425 Park Avenue	550 Broad, Newark
Current	Repurchase	6/27/77	7/18/77	5.25%	3,190,000.00	3,190,000.00	GNMA 8% 11/15/2006	New York, New York	Same
							GNMA 8% 9/15/2006	First National State Bank	Same
Current	Repurchase	6/27/77	7/5/77	5.25%	1,000,000.00	1,000,000.00	GNMA 8% 1/15/2007		
Current	Repurchase	6/27/77	7/6/77	5.40%	2,000,000.00	2,000,000.00	GNMA 8.5% 2/15/2006		
Current	Repurchase	6/27/77	7/14/77	5.33%	910,000.00	910,000.00	GNMA 8% 1/15/2007	Merrill, Lynch, Pierce, Fench, Smith	First National State Bank
							GNMA 8.5% 3/15/2004	Gateway I, Newark	
Current	Repurchase	6/29/77	7/1/77	5.25%	500,000.00	500,000.00	GNMA 9% 12/15/2004	First National State Bank	Same
Revenue	Repurchase	5/18/77	5/31/77	5.10%	499,000.00	499,000.00	FHA 4.125% 5/1/83	First National State Bank	Same
Revenue	Repurchase	6/27/77	7/27/77	5.33%	40,000.00	40,000.00	GNMA 8.5% 4/15/2006	Merrill, Lynch	First National State Bank
Counter	Repurchase	5/16/77	5/31/77	5.05%	600,000.00	600,000.00	FHA 4.125% 5/1/83	First National State Bank	Same
Counter	Repurchase	6/13/77	6/27/77	5.25	1,040,000.00	1,040,000.00	GNMA 8% 10/15/2006	First National State Bank	Same
							GNMA 8% 12/15/2006		

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INVESTMENT ACTIVITY REPORT  
5/7/77-6/30/77  
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<u>FUND</u>	<u>TYPE</u>	<u>DATE</u>	<u>MATURITY</u>	<u>RATE</u>	<u>AMOUNT</u>	<u>DESCRIPTION</u>	<u>BANK/BROKER</u>	<u>SAFECKEEPING</u>
Counter Cyclid	Repurchase	6/27/77	7/27/77	5.35%	450,000.00	464,248.18 GNMA 8.5% 4/15/2006	Merrill Lynch	First National State Bank
Water	Repurchase	6/16/77	6/20/77	5.25%	400,000.00	400,000.00 FICB 5.35% 8/1/77	First National State Bank	Same
Water	Repurchase	6/20/77	6/27/77	5.25%	400,000.00	400,000.00 GNMA 9% 12/15/2004	First National State Bank	Same
Water	Repurchase	6/27/77	7/5/77	5.25%	700,000.00	700,000.00 GNMA 9% 6/15/2005	First National State Bank	Same
Open Space	Repurchase	5/18/77	6/1/77	4.875%	300,000.00	298,000.00 U.S. Notes 7 1/2% 7/31/77	Midlantic National Bank 744 Broad St., Nwk. N.J.	Same
Open Space	Repurchase	6/1/77	6/15/77	5%	300,000.00	298,000.00 U.S. Notes 7 1/2% 7/31/77	Midlantic National Bank	Same
Open Space	Repurchase	6/15/77	6/29/77	5%	300,000.00	298,000.00 U.S. Notes 7 1/2% 7/31/77	Midlantic National Bank	Same
Open Space	Repurchase	6/29/77	7/13/77	5%	300,000.00	299,000.00 U.S. Notes 7 1/2% 8/15/77	Midlantic National Bank	Same
Watershed	Repurchase	5/18/77	6/1/77	4.875%	250,000.00	247,000.00 U.S. Notes 7 1/2% 10/31/77	Midlantic National Bank	Same
Watershed	Repurchase	6/1/77	6/15/77	5%	250,000.00	247,000.00 U.S. Notes 7 1/2% 10/31/77	Midlantic National Bank	Same
Watershed	Repurchase	6/15/77	6/29/77	5%	250,000.00	247,000.00 U.S. Notes 7 1/2% 10/31/77	Midlantic National Bank	Same
Watershed	Repurchase	6/29/77	7/13/77	5%	250,000.00	247,000.00 U.S. Notes 7 1/2% 10/31/77	Midlantic National Bank	Same



August 3, 1977

A motion that the Report of Investments be received was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-p.

The City Clerk presented ANNUAL FOLLOW-UP EVALUATION REPORT OF THE CITY HEALTH DISPENSARY, 94 WILLIAM STREET, FOR PERIOD APRIL, 1977 TO MAY, 1977, SUBMITTED BY WILLIAM H. WALLS, BUSINESS ADMINISTRATOR.

A motion that the Evaluation Report be received and staff study be made for report to the Council was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-q.

The City Clerk presented SPECIAL MANAGEMENT ANALYSIS REPORT, DEPARTMENT OF HEALTH AND WELFARE, DIVISION PUBLIC WELFARE (ADDITIONAL STAFF AND EQUIPMENT JUSTIFICATION) FOR PERIOD MAY 12-26, 1977, SUBMITTED BY WILLIAM H. WALLS, BUSINESS ADMINISTRATOR.

A motion that the Report be received and staff study be made for report to the Council was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-r.

The City Clerk presented ANNUAL FOLLOW UP EVALUATION REPORT OF THE MUNICIPAL COURTS, VIOLATIONS BUREAU, FOR THE MONTH OF MAY, 1977, SUBMITTED BY WILLIAM H. WALLS, BUSINESS ADMINISTRATOR.

A motion that the Report be received and staff study be made for report to the Council was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-s.

The City Clerk presented SPECIAL REPORT OF THE NEWARK WOMEN, INFANT AND CHILDREN (W.I.C.) SUPPLEMENTAL FOOD PROGRAM, FOR PERIOD OCTOBER 1, 1976 TO MARCH 31, 1977, SUBMITTED BY WILLIAM H. WALLS, BUSINESS ADMINISTRATOR.

A motion that the Report be received and staff study be made for report to the Council was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-t.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD JUNE 15, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-u.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL OF THE CITY OF NEWARK, HELD JUNE 15, 1977.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-v.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF JUNE, 1977.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-w.

The City Clerk presented CITY OF NEWARK INTERIM REPORT FOR SIX MONTHS ENDED JUNE 30, 1977, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Interim Report be received and staff study be made for report to the Council was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-x.

The City Clerk presented REPORT OF CONSUMER ACTION, FOR THE MONTH OF JUNE, 1977 SUBMITTED BY EXECUTIVE DIRECTOR CHEROT.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-y.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, TWO BRIDGES, HELD JUNE 22, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-z.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, FILTRATION PLANT, HELD JUNE 22, 1977.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-ba.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE/RAMAPO, HELD JUNE 22, 1977.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-bb.

The City Clerk presented COPY OF MINUTES OF EMERGENCY MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, HELD JUNE 30, 1977.

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE TO AMEND TITLE 15, CHAPTER 9B, SECTION 8, SECTION 9H, AND SECTION 11 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1976. (RENT CONTROL ORDINANCE)

(Copy of ordinance and correspondence submitted to each Member of the Council)

August 3, 1977

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A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Martinez.

President Harris: The yeses are seven and the noes are two. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

A motion to consider Resolution 7-R-cw at this time was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

✓ 7-R-cw.

RESOLUTION COMMENDING KATHLEEN MARY MARINO, LITTLE MISS NEW JERSEY LA PETITE.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by President Harris.

Councilman Carrino read the resolution in full congratulating Miss Marino and presented her with an inscribed resolution.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to consider Resolution 7-R-dt at this time was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dt.

RESOLUTION COMMENDING REVEREND JESSE WENDELL MAPSON, PASTOR OF MOUNT CALVARY BAPTIST CHURCH, FOR OUTSTANDING SERVICE.

(Copy of resolution submitted to each Member of the Council)

August 3, 1977

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A motion to adopt the resolution was made by President Harris, seconded by Councilman James.

President Harris read the resolution in full congratulating Reverend Mapson and presented him with an inscribed resolution.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to consider "MOTIONS" at this time was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

67-M-a.

MOTION AFFIRMING THE INTENT OF THE MUNICIPAL COUNCIL TO REVIEW THE FOLLOWING POSSIBLE CHANGES IN CITY ORDINANCES RELATING TO PEDDLERS: 1) REVIEW OF EXISTING FINE SCHEDULES; 2) REVIEW POSSIBILITY OF A CITY OFFICIAL PERSONALLY SERVING VENDOR AT TIME OF ALLEGED VIOLATION OF MUNICIPAL ORDINANCES; 3) OBTAIN STATUTORY DEFINITION OF PEDDLER AND CORRELATING MUNICIPAL ORDINANCES WITH SAID DEFINITION; 4) REVIEW POSSIBILITY OF A "LEASING-SPACE" ORDINANCE DEFINING LICENSING PROCEDURES, SIZE OF AREAS AND SPECIFIC RECOMMENDATIONS FOR LOCATIONS AS FOLLOWS: a) EAST SIDE OF MULBERRY STREET, BETWEEN MARKET STREET AND CLINTON STREET; b) SOUTH SIDE OF MARKET STREET, BETWEEN UNIVERSITY AVENUE AND WASHINGTON STREET; c) WEST SIDE OF WASHINGTON STREET, BETWEEN BRANFORD PLACE AND MARKET STREET; d) WEST SIDE OF UNIVERSITY AVENUE BETWEEN MARKET STREET AND BRANFORD PLACE; 5) REVIEW ANY POSSIBLE CHANGES WITH APPLICABLE MUNICIPAL DEPARTMENTS AND AGENCIES IN CONJUNCTION WITH MEMBERS OF THE BUSINESS COMMUNITY was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, President Harris.

No: Councilmen Bottone, Carrino, Villani.

66-F-b.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 139-141 ELIZABETH AVENUE, BLOCK 2697, LOTS 13 AND 14, NEWARK, NEW JERSEY, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$14,200.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

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A motion to adopt the ordinance on first reading was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

6-F-c.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 68 CHADWICK AVENUE, BLOCK 2659, LOT 38, NEWARK, NEW JERSEY, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Deleting Lock Street, both sides, from Central Avenue to New Street, from  
7:00 A. M. to 9:00 A. M., Monday through Friday)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

6-F-e.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Deleting: Lock Street, west side from Central Avenue to Sussex Avenue  
from 9:00 A. M. to 6:00 P. M.

Lock Street, both sides, from New Street to Central Avenue,  
from 9:00 A. M. to 4:00 P. M.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

6-F-f.

The City Clerk read AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR TRAFFIC ENGINEER)

(Traffic Engineer	1977	\$20,881. - \$25,381.
	1978	21,915. - 26,650.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

6-F-g.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE POLICE DEPARTMENT (NON-UNIFORMED) AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED MAY 4, 1977, AND AMENDMENTS THERETO. (TO CREATE THE POSITION AND SALARY RANGE FOR ADMINISTRATIVE OFFICER, POLICE DEPARTMENT, 37½ HOURS)

(Administrative Officer, Police 37½ hours	1977	\$17,179. - \$20,881.
	1978	18,038. - 21,925.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

6-F-h.

The City Clerk read AN ORDINANCE AUTHORIZING DIRECTOR OF PUBLIC WORKS TO GRANT AND EXECUTE AN EASEMENT BETWEEN CITY OF NEWARK AND CORNELIUS GALLAGHER AND CLAIR GALLAGHER, HIS WIFE, FOR THE PURPOSE OF CONSTRUCTING A ROADWAY ACROSS A PORTION OF THE SUSQUEHANNA AND WESTERN RAILROAD COMPANY RIGHT OF WAY IN KNOWLTON TOWNSHIP.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance per request of the Law Department was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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6-F-1.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING SCHLEY STREET AND FABYAN TERRACE.

(Deleting Schley Street, southbound, from Hawthorne Avenue to Field Place

Adding Schley Street, southbound, from Hawthorne Avenue to Route 78 Ramp

Schley Street, southbound, from Turning Roadway between Fabyan Terrace and Schley Street to Field Place.

Schley Street, northbound, from Turning Roadway, between Fabyan Terrace and Schley Street, to Lyons Avenue

Fabyan Terrace, northbound, from Chancellor Avenue to Schley Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-j.

The City Clerk read AN ORDINANCE AMENDING R.O. 2:2-40 HUMAN RIGHTS COMMISSION - FUNCTIONS; POWERS AND DUTIES, GRANTING THE NEWARK HUMAN RIGHTS COMMISSION THE POWERS CONFERRED BY P.L. 1977, C.121.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

6-F-k.

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The City Clerk read AN ORDINANCE TO AMEND CHAPTER 5, ARTICLE 4, "REQUIREMENTS FOR OFF-STREET PARKING," OF TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, SUPPLEMENTED, AND READOPTED AS AN INTERIM ZONING ORDINANCE.

(Restricting the parking of motorized vehicles on front lawns in First and Second Residence Districts)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

6-F-1.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CRELATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLES AND SALARY RANGES FOR SUPERVISING ENVIRONMENTAL SPECIALIST; PRINCIPAL ENVIRONMENTAL SPECIALIST; SENIOR ENVIRONMENTAL SPECIALIST AND ENVIRONMENTAL SPECIALIST)

Supervising Environmental Specialist	1977	\$18,940. - \$23,025.
	1978	19,887. - 24,176.
Principal Environmental Specialist	1977	14,840. - 18,038.
	1978	15,582. - 18,940.
Senior Environmental Specialist	1977	12,209. - 14,840.
	1978	12,819. - 15,582.
Environmental Specialist	1977	10,045. - 12,209.
	1978	10,547. - 12,819.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Director of Engineering Zach met with the Council July 12, 1977)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

6-F-m.

The City Clerk read AN ORDINANCE TO AMEND, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR CHIEF COMMUNITY RELATIONS SPECIALIST, NEWARK HUMAN RIGHTS COMMISSION)

(Chief Community Relations Specialist	1977	\$14,840. - \$18,038.
	1978	15,582. - 18,940.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Mr. James Snead, President, Civil Service Association, Essex Council #1 met with the Council July 12, 1977)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

A motion to consider Item 8-n under Ordinances on First Reading was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-n.

The City Clerk read CAPITAL ORDINANCE AUTHORIZING THE APPROPRIATION OF \$7,596,000. FOR THE CONSTRUCTION OF THE WEEQUAHIC AREA ELEMENTARY SCHOOL HAVING RECEIVED FUNDS FROM THE FEDERAL GOVERNMENT IN THE AMOUNT OF \$7,596,000. UNDER TITLE I OF THE PUBLIC WORKS EMPLOYMENT ACT OF 1976, WITH THE BALANCE COMING FROM THE ISSUANCE OF QUALIFIED BONDS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James,

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seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

A motion to consider Item 8-w under Ordinances on First Reading was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-o.

The City Clerk read AN ORDINANCE TO AMEND TITLE 8, CHAPTER 7, SECTION 6 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1972. (USE OF PUBLIC PLACES)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

At a later time in the meeting, a motion to consider under Ordinances for First Reading AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S&F-E) ADOPTED MAY 4, 1977, AS AMENDED AND SUPPLEMENTED (TO ADJUST SALARY FOR CITY CLERK) was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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6-F-p.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S&F-E) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED (TO ADJUST SALARY FOR CITY CLERK)

(City Clerk	1977	\$36,250. - \$36,250.
	1978	\$38,062. - \$38,062.)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 7, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage:

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING SUMMIT STREET, COLDEN STREET AND ACADEMY STREET AS ONE-WAY STREETS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

<u>Street</u>	<u>Direction of Travel</u>	<u>From</u>	<u>To</u>
Summit Street	Southbound	Warren Street	Academy Street
Colden Street	Northbound	Academy Street	Warren Street
Academy Street	Westbound	Summit Street	Colden Street

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Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and reject this ordinance was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:4-2, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:4-2, trucks over 4 tons excluded from certain streets, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Keer Avenue, from Elizabeth Avenue to Fabyan Place

Section 2. Any existing ordinance or parts thereof, inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:3-2, PROHIBITING LEFT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, BY DELETING THEREFROM THE LEFT TURNS PROHIBITIONS ON GOULD AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:3-2, Prohibiting Left Turns, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

Gould Avenue, Eastbound to Northbound on West Market Street or  
Humboldt Street

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

95 / 6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:11-1, Traffic Control Signals, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following intersections:

Broad Street, Broadway and Clay Street  
Broad Street, Washington Street and Bridge Street  
Broad Street, Park Place and Central Avenue  
Springfield Avenue, Belmont Avenue and Jones Street

Section 2. That the traffic signal installation shall be in accordance with the provision of an act concerning motor vehicles and traffic regulations, Sub-Title I of Title 39 of the Revised Statutes of the State of New Jersey; shall conform to the design, and shall be maintained in operation, as authorized by the Department of Transportation.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.



6-Ph, S & F-e.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$10,000., DEPARTMENT OF LAW, PROFESSIONAL CONSULTANTS AND SPECIALIZED SERVICES, TO PAY FOR THE SERVICES OF GERALD DORF, ESQ., WHO IS SPECIAL COUNCIL IN LABOR MATTERS.

WHEREAS, an emergency has arisen in the Department of Law with respect to insufficient funds to pay for the services of Gerald Dorf, Esq., special counsel on labor matters, and no adequate provision was made in the 1977 budget for the aforesaid purpose, and N.J.S. 40A:4-46 provides for the creation of an emergency appropriation for the purpose above mentioned, and

WHEREAS, the total amount of emergency appropriations created including the appropriation to be created by this ordinance is.....\$ 134,590.00 and three per cent of the total operating appropriations in the budget for 1977 is.....\$4,737,567.89

NOW, THEREFORE, BE IT ORDAINED (not less than two thirds of all members thereof affirmatively concurring) that in accordance with N.J.S. 40A:4-45.3(c) petition to made to the Local Finance Board for the creation of an appropriation set forth in the preamble hereof in accordance with the following:

1. An emergency appropriation be and the same is hereby made for

Department of Law  
7140 Specialized Services  
7141 Professional Consultants and Specialized Services

in the amount of.....\$10,000.00

2. That said emergency appropriation shall be provided for in full in the 1978 budget.
3. That the statement required by the Local Finance Board has been filed with the Clerk and a copy thereof will be transmitted to the Local Finance Board.
4. That three certified copies of this ordinance be filed with the Local Finance Board.
5. This ordinance shall take effect after approval of the Local Finance Board and final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Martinez.

Not Voting: Councilman Giuliano.

President Harris: The yeses are six, the noes are two and one not voting.

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This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PURSUANT TO N.J.S.A. 40A:12-13 (b) (1), TO AUTHORIZE THE EXECUTION OF A SALE OF CITY-OWNED PROPERTY DESIGNATED AS A PORTION OF THE MORRIS CANAL BED NEAR BLOCK 791, LOT 1 AND BLOCK 800, LOT 5, NEWARK, NEW JERSEY, BETWEEN THE CITY OF NEWARK AND THE HOUSING AUTHORITY OF SAID CITY, FOR THE SUM OF ONE THOUSAND (\$1,000.) DOLLARS.

WHEREAS, the Housing Authority of the City of Newark has requested the purchase of a parcel of land, 0.4946 acres of the former bed of the Morris Canal, contiguous with the parcel of land in the north end of the Branch Brook Park area of the City conveyed to the said Authority by the City pursuant to Ordinance No. 6S&FL, encompassing Block 791, Lot 1 and Block 800, Lot 5, approved by the City Council on March 3, 1976, in order to provide parking facilities for area shoppers and local city Subway users; and

WHEREAS, the Real Estate Commission of the City of Newark has considered the request of the Housing Authority at their regular meeting of March 28, 1977 and approved the request after determining that there was no reasonable use or uses thereof for any public purpose by any City agency or department; and

WHEREAS, the subject sale is authorized by the provisions of N.J.S.A. 13:12-17.1, specifically dealing with Morris Canal Bed property, and 40A:12-13(b)(1), authorizing conveyance of City-owned properties.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

Section I. The subject parcel, 0.4946 acres of the former bed of the Morris Canal, as more particularly described in the annexed Deed, is hereby declared not to be required for any public purpose of any City agency or department.

Section II. The sale of the subject parcel to the Housing Authority of the City of Newark is hereby approved for the sum of One Thousand Dollars (\$1,000.00).

Section III. The Director of Finance is hereby authorized to execute a Deed of Bargain and Sale in a form which meets the approval of the Corporation Counsel of the City of Newark, which Deed shall state that this conveyance is on the express condition that the Grantee commence construction of the proposed development within three (3) years of the date of the adoption of this Ordinance, otherwise title to the foregoing described land upon breach of this condition shall revert to the Grantor without the necessity of any re-entry by the Grantor, its successors or assigns.

Section IV. This sale is authorized pursuant to the provisions of N.J.S.A. 13:12-17.1 and 40A:12-13(b)(1).

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Section V. This Ordinance shall take effect upon publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:11-1, TRAFFIC CONTROL SIGNALS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:11-1, Traffic Control Signals, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

The intersection of Lockwood Street and Raymond Boulevard.

Section 2. That the traffic control signal installation shall be in accordance with the provision of an act concerning motor vehicles and traffic regulations, Sub-Title I of Title 39 of the Revised Statutes of the State of New Jersey, shall conform to the design and shall be maintained in operation as authorized by the Department of Transportation.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

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No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING TITLE 27, ZONING, CHAPTER 2, DISTRICT CLASSES AND BOUNDARIES, SECTION 2, ZONING MAP, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED AND READOPTED AS AN INTERIM ZONING ORDINANCE, SO AS TO CHANGE SHEET #11, CITY BLOCKS 925, 926 AND 1186 AND SHEET #5, CITY BLOCKS 473 AND 474 OF THE ZONING DISTRICT MAP OF THE CITY OF NEWARK.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 27, Zoning, Chapter 2, District Classes and Boundaries, Section 2, Zoning Map, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended, supplemented and readopted as an Interim Zoning Ordinance, be further amended by changing Sheet #11, of the Zoning District Map as follows:

- a. All that certain tract of land designated as City Blocks 925, 926 and 1186 on the Official Tax Map and Tax Duplicate of the City of Newark (1977) is hereby changed from Second Industrial to Third Residence.

Section 2. That Title 27, Zoning, Chapter 2, District Classes and Boundaries, Section 2, Zoning Map of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended, supplemented and readopted as an Interim Zoning Ordinance, be further amended by changing Sheet #5, of the Zoning District Map as follows:

- a. All that certain tract of land designated as City Blocks 473 and 474 with the exception of lot #40, on the Official Tax Map and Tax Duplicate of the City of Newark (1977) is hereby changed from Third Business and Fourth Residence to Third Residence.

Section 3. This Ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED DESIGNATING FABYAN PLACE AND HILLSIDE AVENUE AS ONE-WAY STREETS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

<u>Street</u>	<u>Direction of Travel</u>	<u>From</u>	<u>To</u>
Fabyan Place	Southbound	Wainwright Street	Lyons Avenue
Hillside Avenue	Northbound	West Peddie Street	Avon Avenue

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED. "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLES OF ASSOCIATE ARCHITECT, ASSISTANT ARCHITECT, ASSISTANT CIVIL ENGINEER, ASSOCIATE CIVIL ENGINEER, PRINCIPAL ARCHITECTURAL DRAFTSMAN, PRINCIPAL CONTRACTS ADMINISTRATOR, PRINCIPAL ASSISTANT TRAFFIC ENGINEER, PROJECT COORDINATOR, SENIOR ARCHITECTURAL DRAFTSMAN, SENIOR INSPECTOR, STRUCTURAL ENGINEER, CONSTRUCTION PROJECT MANAGER, INSPECTOR, SECRETARIAL ASSISTANT, SENIOR TRAFFIC ENUMERATOR).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Engineering and establishing salaries therefor", (6S&Fn) adopted May 4, 1977, and amendments thereto be and the same is hereby amended by creating the following titles, title codes, annual minimum salary range and annual maximum salary ranges as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Associate Architect 500000	1977 1978	\$ 18,038 18,940	\$ 21,925 23,021
Assistant Architect 301016	1977 1978	16,361 17,179	19,387 20,881
Assistant Civil Engineer 500011	1977 1978	16,361 17,179	19,387 20,881
Associate Civil Engineer 300021	1977 1978	17,179 18,038	20,881 21,925
Principal Architectural Draftsman 500110	1977 1978	10,045 10,547	12,209 12,819
Principal Contracts Administrator 300023	1977 1978	14,840 15,582	18,038 18,940
Principal Assistant Traffic Engineer 500012	1977 1978	17,179 18,038	20,881 21,925
Project Coordinator, Engineering 300024	1977 1978	18,038 18,940	21,925 23,021
Senior Architectural Drafts- man 500111	1977 1978	9,749 10,236	11,628 12,209

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<u>POSITIONS</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Senior Inspector, Engineering 500112	1977 1978	\$ 9,749 10,236	\$ 11,628 12,209
Structural Engineer 500013	1977 1978	18,038 18,940	21,925 23,021
Construction Project Manager 400062	1977 1978	18,038 18,940	21,925 23,021
Inspector, Engineering 500113	1977 1978	9,284 9,748	11,074 11,628
Secretarial Assistant 641510	1977 1978	8,342 9,461	10,547 11,074
Senior Traffic Enumerator 500114	1977 1978	9,284 9,748	11,074 11,628

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefore, which are inconsistent herewith, as hereinabove set for are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON FIRST STREET.

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BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at All Times, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

First Street, west side, from Seventh Avenue to Second Street.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF PINE STREET AS LAID OUT 50 FEET IN WIDTH ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES, AND SQUARES, EXTENDING FROM RAYMOND BOULEVARD TO EAST PARK STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That all that portion, part and parcel of Pine Street as laid out 50 feet in width, extending from Raymond Boulevard to East Park Street, which appears on a map on file in the Office of the Chief Engineer, Department of Engineering, known and designated as Map No. 1721-V, dated January 17, 1977, is hereby vacated as a street or public highway, pursuant to the provisions of N.J.S.A. 40:67-1(b).

Section 2. A copy of the aforesaid Map No. 1721-V, dated January 17, 1977, is affixed hereto and made a part hereof.

Section 3. That the aforesaid street vacation is hereby given upon the condition and provision that Public Service Electric and Gas Company shall pay on demand of the City of Newark a street vacation fee of \$100.00 and the amount and cost and expense to the City of Newark for all official publications of this Ordinance.



Section 4. That the aforesaid street vacation is hereby given upon the condition and provision that Public Service Electric and Gas Company will be responsible for the maintenance and/or relocation of the existing water main(s) and sewer line(s) in the Right-Of-Way of Pine Street to be vacated and upon the further condition that Public Service Electric and Gas Company will install water meters in accordance with City standards.

Section 5. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yese are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO PROVIDE FOR THE MAINTENANCE OF CLEAN, SAFE WATERFRONT FREE OF ABANDONED VESSELS INCLUDING PROVISION FOR THE BONDING OF BARGES DOCKED ALONG THE RIVERS OF THE CITY OF NEWARK, COUNTY OF ESSEX, STATE OF NEW JERSEY.

WHEREAS, the City of Newark is desirous of protecting and maintaining a clean and safe waterfront free of abandoned flat-bottomed boats, barges, scows, rafts and other vessels; and

WHEREAS, the State of New Jersey has adopted Chapter 264 of Public Law 1969, Chapter 281 of Public Law 1971, and Chapter 369 of Public Law 1975 to accomplish the above;

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That no person shall abandon any flat-bottomed boat, barge, scow, raft or other vessel upon any public land or waterway or to or upon any private property within the City of Newark without the prior written permission of the Director of Engineering, who is hereby designated by the City Council to perform this function.

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2. Any person who willfully violates the preceding section by abandoning any flat-bottomed boat, barge, scow or raft without permission shall be subject to the penalties prescribed by Chapter 264 of Public Law 1969.
3. The owner of any occupied or unoccupied barge, which is to be docked in or on the banks of any river within the City of Newark for more than 10 consecutive days, shall post a surety bond in the amount of \$25,000 with the City Clerk, said bond being issued by an insurance company authorized to do business in the State of New Jersey.
4. In the event that a barge bonded in accordance with the preceding section sinks or otherwise becomes unable to navigate under its own power, the bond so posted shall be forfeited to the City of Newark to aid in the removal of such barge from any river or riverbank within the city. In accordance with the provisions of Chapter 281 of Public Law 1971, the City of Newark shall be reimbursed for the expenditure of any monies required for the removal of said barge from a river or riverbank within the city.
5. The surety on a bond issued pursuant to the above shall have the right to immediately cancel such bond upon the removal of the barge from the rivers and riverbanks of the City of Newark.
6. This ordinance shall not apply to barges, ships or boats owned or operated by common carriers engaged in interstate or foreign commerce, nor shall it apply to pleasure craft used on a seasonal basis.
7. All ordinances or parts of ordinances inconsistent with this ordinance be and the same are hereby repealed.
8. This ordinance shall take effect Twenty (20) days after the date of its final passage, after its publication as required by Law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF ENGINEERING TO IMPLEMENT THE CLEANUP PROGRAM FOR THE PASSAIC RIVER BASIN NOTED IN THIS "WATERFRONT ORDINANCE."

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. Title

This Ordinance shall be known as the "Waterfront Ordinance."

Section 2. Definitions

Unless otherwise expressly stated, the following words and phrases shall have the meaning respectively ascribed to them in this section. When not inconsistent with the context, words used in the present tense include the future and words used in the singular shall include the plural number. The word "shall" is always mandatory and not merely directory.

a. "Director" is the Director of the Department of Engineering as appointed by the Mayor, and who may appoint, with the approval of the Mayor, an authorized agent to act in his behalf.

b. "Navigable waters" are the waterways which are capable of carrying interstate commerce, and the tributaries thereto, within the geographical limits of the City.

c. "City" is the City of Newark.

d. "Waterfront", "Shore" or "Bank" is that portion of the land which borders navigable waters and which lies shoreward of the established harbor lines or low water mark within the corporate limits of the City of Newark.

e. "Drift" is any floatable material which may cause damage to vessels or craft.

f. "Debris" is any loose material not attached to the land or to any structure and which is capable of becoming drift.

g. "Person" is any individual, firm, partnership, association, corporation, company or organization of any kind.

h. "Premise" is the land, building, wharf, pier, dolphin, boom, weir, breakdown, bulkhead, jetty, or other structure and shall include all or any as may be necessary.

i. "Final Order" is either the order of the Director after the time to request a review thereof has lapsed, or the order of the Director issued as a result of the review requested in Section 7 of this Ordinance.

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### Section 3. Purpose

The general purpose of this ordinance is the elimination of sources of drift and debris which constitute possible obstacles or hazards to existing navigation on the navigable waters of this city by the removal and disposal of debris and deteriorated structures on the shores of such waters, and liable to be washed into such waters.

### Section 4. Sources of Drift - Prevention

Whenever the Director has reasonable grounds to believe that:

- (1) Debris placed or deposited on the banks of any navigable water is liable to be washed into such navigable water by any cause whatsoever and thereby be or become a source of drift likely to hinder, impede or otherwise obstruct navigation; or:
- (2) The condition of any wharf, pier, dolphin, boom, weir, breakdown, bulkhead, jetty, or other structure on or bordering on the shores of any navigable water is so dilapidated and deteriorated as to be or become a source of drift or debris liable to be washed into such navigable waters by any cause whatsoever and thereby likely to hinder, impede, or otherwise obstruct navigation, the Director may declare the same to be a public nuisance and thereupon order that the same be removed, abated, altered or repaired as such order may specify.

### Section 5. Order of Director

The Order of the Director issued pursuant to Section 4 of this Ordinance shall be in writing, directed to the occupant, and last known owner of record, if not such occupant, of the premises which are the subject of the complaint and shall specify whether the condition complained of shall be removed, abated, altered or repaired.

### Section 6. Service of Order

The Order of the Director issued pursuant to Section 4 of this Ordinance shall be served upon the occupant, and the last known owner of record, if not such occupant, of the premises which are the subject of the complaint either by personally delivering a copy of such order to such occupant and last known owner of record or by registered mail addressed to such persons at their last known address.

### Section 7. Review of Order

Within fifteen (15) days after service of the order of the Director issued pursuant to Section 4 of this Ordinance or, under emergency, within such shorter time as the Director may prescribe, the person to whom such order is directed, or any person aggrieved thereby, may appeal to the Director to review the same. The Director, or his agent after such review, at which all interested parties shall be afforded the opportunity to be heard, may affirm, modify or reverse the order of the Director as the facts may warrant. Unless the same is declared by a court of Competent jurisdiction to be arbitrary, capricious or not supported by substantial evidence, the order of the Director after review thereof, shall be final and conclusive.

### Section 8. Compliance with Order

In the event that the persons to whom the order of the Director is directed fail or refuse to comply with the terms of such order within thirty (30) days after such order has become final, the Director may, without further notice to any person, take or cause to be taken the necessary action to remove, abate, alter, or repair the nuisance as specified in the order of the Director. The costs and expenses incident thereto

shall be a personal charge against the occupant, and last owner of record, if not such occupant, of the premises and in addition shall be a lien against the property or premises affected and all appurtenances thereto.

Section 9. Separability

If any section or provision or part thereof in this Ordinance shall be adjudged invalid or unconstitutional such invalidity or unconstitutionality shall not affect the validity of this Ordinance as a whole or any other section or provision thereof.

Section 10. Effective Date

This Ordinance shall take effect immediately.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-o.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE RENEWAL OF A LEASE BY AND BETWEEN THE CITY OF NEWARK AND THE NEWARK BLOCK AND TENANT COUNCIL FOR PREMISES COMMONLY KNOWN AS (SEE ATTACHED SCHEDULE A) FOR THE SUM OF ONE DOLLAR (\$1.00) PER ANNUM PER LOT FOR A TERM OF ONE (1) YEAR, PURSUANT TO N.J.S. 40A:12-14 (c).

WHEREAS, the premises commonly known as (see attached schedule A) owned by the City of Newark, are not required for governmental purposes; and

WHEREAS, the Newark Block and Tenant Council, a non-profit corporation of the State of New Jersey, having tax exempt status, respecting both the State of New Jersey and the Federal Government was authorized, pursuant to ordinance 6S and FH 061875, to lease certain premises for a term of one (1) year at a nominal annual rental of one dollar (\$1.00) per lot; and

WHEREAS, the Tax Collector of the City of Newark, pursuant to N.J.S. 40A: 12-14 (c) was authorized to execute said lease on behalf of the City of Newark (6S and FH 061875): and

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WHEREAS, the existing lease agreement expires June 17, 1977;  
and

WHEREAS, the Newark Block and Tenant Council desires to renew the existing lease for a period of one year to commence June 18, 1977, expiring June 17, 1978; and

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, THAT:

1. The Tax Collector of the City of Newark, pursuant to N.J.S. 40A: 12-14 (c) is hereby authorized to execute the annexed lease on behalf of the City of Newark with the Newark Block and Tenant Council for a term of one (1) year at a nominal annual rental of one dollar (\$1.00) per lot; and
2. That the premises made the subject of this ordinance shall continue to be used by the tenant for the purposes of a garden and/or play lot; which shall serve approximately five hundred (500) persons, pursuant to N.J.S. 40A: 12-15 (i); and
3. That said term is to commence June 18, 1977 and is to terminate June 17, 1978.
4. That the Tax Collector of the City of Newark shall be responsible for the enforcement of the terms and conditions of the lease, and shall require of the tenant the public purposes for which this lease is granted; the approximate value or cost of any activities conducted on the leased premises and affirmation of the continued tax exempt status of the non-profit corporation pursuant to State and Federal law.
5. A copy of the proposed lease is on file both in the office of the City Clerk, City Hall, Newark, New Jersey, and in the office of the Real Estate Commission, 786 Broad Street, Newark, New Jersey, and may be examined by any interested person during normal business hours.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-p.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS  
IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR" (6-S & F-d)  
ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED (TO ADJUST THE SALARY FOR ASSISTANT  
BUSINESS ADMINISTRATOR)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 (a) of an ordinance entitled, "An ordinance creating positions in the Department of Administration and establishing salaries therefor," (6S&Fd) adopted May 4, 1977 as amended and supplemented, be amended by adjusting the salary for the position of Assistant Business Administrator, as follows, for the years 1977 and 1978, to wit:

(a) Office of the Business Administrator

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Assistant Business Administrator 700030	1/1/77	\$33,000	\$33,000

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary ranges therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-q.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS  
IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m)

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ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED (TO ADJUST SALARY FOR DIRECTOR, DIVISION OF WELFARE)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating positions in the Department of Health and Welfare and establishing salaries therefor", (6S&FM) adopted May 4, 1977 as amended and supplemented be amended to adjust the salary for the position of Director, Division of Welfare as follows, for the years 1977 and 1978, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Director, Division of Welfare 520010	\$27,928.	\$27,928.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary ranges therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

A motion to amend this ordinance by adding effective date 1/1/77 was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris called for those desiring to be heard on the ordinance, as amended, to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance, as amended, on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance, as amended, having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-r.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:



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AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS  
IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-e) ADOPTED  
MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO ADJUST THE SALARY FOR CITY CLERK)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "an ordinance creating positions in the Office of City Clerk and establishing salaries therefor," (6-S&F-e) adopted May 4, 1977 as amended and supplemented be amended to adjust the salary for the position of City Clerk as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
City Clerk 651098	1/1/1977	\$ 39,000	\$ 39,000

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary ranges therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and reject this ordinance was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-s.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 4, ALCOHOLIC BEVERAGES, CHAPTER 1, GENERAL  
PROVISIONS, ARTICLE 1 LICENSED PREMISES; OPENING AND CLOSING HOURS; OF THE REVISED  
ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Article 1 Licensed premises; opening and closing hours; Chapter 1 General Provisions, Title 4 Alcoholic Beverages, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, shall be amended as follows:

4:1-1. Licensed premises; opening and closing hours.

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(a) No plenary retail consumption or club licensee shall sell, serve, deliver or allow, permit or suffer the sale, service or delivery of any alcoholic beverage, or permit consumption of any alcoholic beverage on the licensed premises (1) on Monday thru Thursday, except New Year's Day, between hours of 2:00 A.M. and 7:00 A.M.; nor (2) on Friday and Saturday, except New Year's Day, between hours of 3:00 A.M. and 7:00 A.M.; nor (3) on Sundays, except New Year's Day between 3:00 A.M. and 12 o'clock noon; nor (4) on New Year's Day when such day falls on a weekday, between the hours of 5:00 A.M. and 7:00 A.M.; nor (5) on New Year's Day when such day falls on Sunday, between hours of 5:00 A.M. and 12 o'clock noon.

(b) During hours when sales of alcoholic beverages are prohibited the entire licensed premises shall also be closed, but this closing of premises requirement shall not apply to drugstores, restaurants, hotels, clubs or to other establishments where the principal business is other than the sale of alcoholic beverages.

(c) Subject to the foregoing provisions of this section regulating the opening and closing hours for the sale of alcoholic beverages, it is further provided that the licensed club premises shall not be open between the hours of 4:00 A.M. and 7:00 A.M., except that this closing requirement shall not apply to private social parties conducted on the premises for which permission has been granted in writing by the chief of police for the use of said club premises for a private social affair to extend beyond that time, subject however to the provisions of this paragraph, hereinafter set forth. All of the activities of such private social affair shall cease at the time limited by the permit, and persons attending the affair shall

thereupon forthwith vacate the premises. Any person who remains on the licensed premises contrary to the provisions hereof shall be in violation of this paragraph; provided, however, that nothing herein contained shall be deemed to apply to a duly constituted custodian or other designated person in care of the licensed premises, so long as the hours during which the premises are to be closed as provided in this paragraph are being duly observed.

Section 2. That any existing Ordinance or part thereof inconsistent with this Ordinance is hereby repealed.

Section 3. That this Ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. HARRY KANDELL, REPRESENTING NEWARK LICENSE BEVERAGE ASSOCIATION, addressed the Municipal Council with respect to extending the closing hours for taverns from 2:00 A. M. to 3:00 A. M. on Thursday, Friday and Saturday. He urged the Council to approve this ordinance. He felt that it would help the economy in the City of Newark wherein customers would not run to other communities for that extra hour. He indicated

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that if this one extra hour creates any problems he will be the first one to come back before the Council to have it rescinded.

MR. CHARLES ZIZZA, CHIEF OF POLICE, NEWARK POLICE DEPARTMENT, addressed the Municipal Council urging them to reject the extension of one hour. He felt that with the increased hour there would be 1) anticipated increase in crime and police services affecting all of their divisions; 2) an influx into the City of tavern patrons from surrounding communities where bars have closed earlier, the majority of whom have already over-indulged and will compound errors of judgment or felonies while in our City. Surrounding communities such as Hillside experimented with later closing hours, causing disruptions in their town and therefore, reversed their original hours for such reason.

Chief Zizza recalled during former Mayor Carlin's Administration, this ordinance was amended to increase the closing time to 3:00 A. M. and later was rescinded for the same reason cited in Hillside. It was his opinion that the great majority of tavern owners prefer the present regulation and in some instances close their businesses at a substantially earlier hour than permitted by law. Only a small minority favor the extended hours. He felt that the tavern owners who are in favor of the extension be required to have their fee increased by an additional \$1,000.

Chief Zizza pointed out that this is going to involve manpower to the Police. The present strength as of July 5, 1977 is 1,404, wherein prior to the layoffs in December, 1973, the total City funded personnel numbered 1,563.

Chief Zizza concluded by stating that the Department and the superiors overwhelmingly reject the idea of extended tavern hours. A substantial increase in crime and requirements of police services can be anticipated with the attendant increase in costs to the City which will be projected with certainty and the neighborhood conditions and sensitivities of the Clergy and Civic minded groups would be further exacerbated. He questioned how could the extension of tavern hours possibly benefit the City of Newark and its citizens.

MS. JOYCE SMITH CARTER, 69 LINCOLN PARK, NEWARK, NEW JERSEY, OF QUEST-CYO (CATHOLIC YOUTH ORGANIZATION) urged the Council to reject the extension of hour ordinance.

MS. CINDY ROJAS, NEWARK, NEW JERSEY, addressed the Municipal Council opposing the extension of hours claiming there would be increased drug problems, fights, killings, prostitution, and disturbances within the family. She felt that better things should be happening in the City of Newark, such as better housing.

MR. JOHN WELCH, NEWARK, NEW JERSEY, spoke in opposition to this ordinance. He felt that it would have a detrimental effect on the young people of the City. He said that instead of extending the hours for selling alcohol why not extend the

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recreational hours in the playgrounds.

MS. ARLENE HENRY, 603 ELIZABETH AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council opposing the extension of hours.

MR. CHARLES DINSON, 131 ORATON STREET, NEWARK, NEW JERSEY, addressed the Municipal Council opposing the extension of hours.

MR. CLIFTON CARTER, 69 LINCOLN PARK, NEWARK, NEW JERSEY, urged the Council to reject the extension of hours.

MR. WILLIAM JACOBS, PROPRIETOR OF SPARKY'S, NEWARK, NEW JERSEY, addressed the Municipal Council strongly supporting the extension of hours and requested the Council to seriously consider adopting this ordinance.

MR. H. B. JACKSON, DIRECTOR OF UPPER CENTRAL WARD COMMUNITY CENTER, NEWARK, NEW JERSEY, addressed the Municipal Council stating it does not matter whether the extension of hours is approved or not, an individual has to have will power to control himself.

Councilman Tucker said he would like to clarify a certain number of points raised by the speakers. He thinks we are primarily relating to a moral evaluation of whether or not alcohol in itself should exist within our society. As a clear point of contention we should clearly indicate that we are not making a moral judgment on whether we should have alcohol or not. If that was the question, he thinks we would probably be in a better position to respond to it. If we are dealing with that kind of judgment, he thinks the question that we are further getting confused on deals with whether or not one hour has a major effect upon people's lives as citizens within the City of Newark.

Councilman Tucker further said that the availability based on one particular hour is not going to make a tremendous amount of difference in relation to how people consume alcohol or how they utilize drugs. He clearly felt that we are talking about another area and that is the whole area of teenage addiction. He said that the National Institute of Mental Health is talking very strongly about the rise of the transfer from drug addiction going directly over into alcohol addiction and that is something that is coming within our society. He believes that will take place and we as elected officials or leaders within the City of Newark must devise a plan of action to deal with that. He thinks the other issue we are talking about is the so-called economy dealing directly with the tavern owners. Most of us know full well that the surrounding communities have an economic impact on Newark tavern owners. Personally he wished that we had the legal discretion to basically designate areas which have proven themselves to provide dinners and entertainment in other areas to say that those particular areas of the City should be allowed to stay open until 3:00 A. M. The Council in its interaction with the

Law Department was informed that this was not the case. You cannot designate downtown Newark as one having a particular closing hour and then say that we will dictate to a particular neighborhood bar or tavern that they cannot stay open up to that time.

Councilman Tucker thought that some of the people who patronize taverns or clubs are aware of the fact that some of them within the City of Newark need to lose their license and there are some that provide added services, not only to the patrons but to the general community at large. Therefore, he does not completely accept the blanket kind of connotation that anybody who is involved with bars is subsequently a social degenerate. He does feel that we do have social degenerates but he does not necessarily feel that kind of blanket indictment should fall on every single person within our City.

Councilman Tucker reiterated that we are not addressing the moral evaluation of whether or not alcohol should be consumed within the American society. The question is one hour, an extension on Thursday, Friday and Saturday nights. He does not believe that the one hour closing will have any major impact on the ability of a person to consume or not to consume alcohol. He does not believe that it will create alcoholism or basically add to it but he does believe that we have to consider very favorably the request of the representatives of the tavern industry and also the request of trying to develop a downtown area where we can attract people within the City of Newark.

Councilman Tucker concluded by saying that the extension of one hour will be up to the individual tavern owner. The areas which will have the major impact on it are the bars which are open in the downtown section and other sections of the City which cater to the residential community of the City of Newark and felt that we should clear the air that we are not dealing with a moral evaluation but basically dealing with the possibility of the extension of one hour.

Councilman James stated he has been listening to the alternatives suggested by the speakers. He thinks the issue is not a question of more or less taverns as some speakers have suggested. He thinks we should be mindful that President Carter has sent the question of decriminalizing marijuana, pot smoking to Congress.

Councilman James pointed out that we are talking about an experimentation which the Council has somewhat comprised on the extension of hours, Thursday, Friday and Saturday. He thinks that those speakers who have suggested that taverns are good or bad is not the issue. Some taverns are good and some are bad. He does not believe that one hour up or down as stated by one of the speakers will improve certain taverns.

Councilman James agreed with one of the speakers that if a tavern is bad, it ought to be closed down whether or not they are staying open to 2:00 A. M. or 3:00 A. M. He does not recall any speaker addressing the Council that the Council

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should be taking an hour away. Some of the speakers suggested that if the Council extends it by one hour, the availability of drugs will be greater. He would like to remind those speakers that the drugs are available in the homes, schools and communities and available morning, noon and night and you certainly do not have to wait until 3:00 A.M. in order to secure drugs. One of the speakers suggested that we build more recreational facilities instead of addressing ourselves to this issue. We built St. Peter's Open Space Park at the corner of Leslie Street and Lyons Avenue at a cost of excess of ½ million dollars and they finally had a drug raid there yesterday. Just because we build a recreational facility is no panacea, no cure to the drinking problem, no cure to the drug problem, no cure to the social problem that we have. Some of the speakers talked about prostitution if the bars stayed open one more hour, prostitution will become rampant in our City but prostitution is here and is one of the oldest businesses in our society.

Councilman James said that the real question before the Council is that people have said to us that the economy in Newark is suffering downtown and perhaps staying open one hour longer will help them. He is not of the opinion that it is an instant solution, but can be experimented. He would say to those speakers who are opposed to change, that the Council should always have the courage to change and if that change is bad, the Council should have the courage to rectify that situation.

Councilman James reiterated by saying that the issue is not more or less taverns and not more or less drugs in the community.

Councilman Allen stated the extension of hours will be left to the individual owner and indicated he will move this ordinance.

President Harris stated that this type of ordinance requires an individual to be able to make a decision. At various times some decisions that an individual makes will most certainly not be a positive decision but the individual or individuals must make a decision predicated on what they feel is the right decision. They have to consider the total situation.

President Harris pointed out that most of us have a various times have been approached by the Secretary of the ABC Board requesting the Council to increase the license fee to \$1,000. That is not permitted under the State Statute that we operate under which mandates what we can do regarding license fees and the maximum increase is 10%.

President Harris stated that with respect to licenses, he knows several operators of bars personally and the majority of them found it most difficult in June the month when they must renew their licenses and they have to go to the vending machine operators in order to get money because their businesses are so bad.

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President Harris said that in most instances a drug user does not drink alcohol. We have to make a decision today and we have had a number of individuals appear before us at various meetings expressing their desire for us to extend the hours for seven days a week and we would not go for a seven day operation. We felt it was something for us to consider to extend the hours three days a week. He was sure that if a person made his life investment, worked hard at trying to become self-supporting, opening a business and then because of bad business, that individual finds himself on a default list where he cannot get anymore products to sell from the distributor and then they are faced with closing their doors and we do not want to see businesses closing in the City of Newark.

President Harris stated that if we find out this does not work, we most certainly will act expeditiously to see to it that it is rescinded.

Councilman Carrino said that he has listened to the pro and con on this issue and he certainly believes that some of the arguments are not legitimate and some of the arguments are legitimate. However, he will have to vote for what is best for the North Ward and although he thinks the 3 o'clock closing may be beneficial for some of the areas of the City, most of the taverns in the North Ward are located in or bordering residential neighborhoods so that it would be a problem for him to vote in the affirmative. It is realistic with the fact that with the hours being extended by one hour, it is going to put an added hardship on the people who live in the proximity to these bars. Therefore, his vote will be in the best interests of the residents of the North Ward.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

President Harris: The yeses are eight and the noes are one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-t.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

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AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING CONGRESS STREET AS A ONE-WAY STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966 as amended and supplemented be amended by deleting therefrom:

Street	Direction of Travel	FROM	TO
Congress Street	Northbound	Elm Street	Market Street

and by adding thereto:

Street	Direction of Travel	FROM	TO
Congress Street	Southbound	Lafayette St.	Elm St.
Congress Street	Northbound	Ferry St.	Market St.

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a. MR. ALFREDO SANTIAGO, 786 BROAD STREET, NEWARK, NEW JERSEY, COORDINATOR OF ASPIRA AND EDUCATIONAL AGENCIES, addressed the Municipal Council with respect to the present funding crisis ASPIRA is faced with. He pointed out that at present there are very few institutions in the City of Newark which are designated to servicing the Hispanic community. ASPIRA seeks out the potential of a student and helps them realize their goals. The speaker indicated that ASPIRA is faced with closing its doors in December, 1977 because the State Department of Community Affairs will not extend their funding. The speaker appealed to the Council requesting their support with securing said funds for the continuation of ASPIRA.

A motion to consider Resolution 7-R-cz at this time was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,



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Villani, President Harris.

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7-R-cz.

RESOLUTION URGING THE GOVERNOR AND NEW JERSEY STATE LEGISLATURE TO PROVIDE THE NECESSARY MATCHING FUNDS THROUGH THE DEPARTMENTS OF HUMAN SERVICES AND OF COMMUNITY AFFAIRS TO ASSURE REFUNDING OF ASPIRA, INC. UNDER TITLE XX OF THE SOCIAL SERVICES ACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole.

Councilman Martinez read this resolution in full.

Councilman Tucker assured the speaker that the Council will do everything possible with respect to funding of ASPIRA.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

The following speakers addressed the Municipal Council with respect to peddling in the streets. One of the speakers pointed out that one of the ex-members of the Newark Peddler's Association was singled out and arrested on Friday, his merchandise confiscated and taken hand-cuffed to jail like a criminal. They stated that they have had two meetings with the Council and no settlement has been resolved. They felt the Mayor, Municipal Council, Business Administrator and the Police Department were conspiring against the peddlers.

- 6-HC-b. MR. ERNEST KING, JR., 32 DAYTON STREET, NEWARK, NEW JERSEY.
- 6-HC-c. MR. MARVIN 4X MARSHALL, 94 ROSE TERRACE, NEWARK, NEW JERSEY.
- 6-HC-d MR. ISSAC MUHAMMAD, 411 NORTH 5TH STREET, NEWARK, NEW JERSEY.
- 6-HC-e. MR. ERNEST KING, SR., 194 SOUTH 9TH STREET, NEWARK, NEW JERSEY.
- 6-HC-f. MR. HAROLD WILSON, 32 WINANS AVENUE, NEWARK, NEW JERSEY.
- 6-HC-g. MR. WILLIAM SMITH, 203 CHANCELLOR AVENUE, NEWARK, NEW JERSEY.
- 6-HC-h. MR. SAIDI NGUVU, 199 LITTLETON AVENUE, NEWARK, NEW JERSEY.
- 6-HC-i. MR. JAMES BENJAMIN, 169 SHERMAN AVENUE, NEWARK, NEW JERSEY.
- 6-HC-j. MR. ROLAND WHITE, 944 BROAD STREET, NEWARK, NEW JERSEY.

Councilman Tucker stated that the other people who were peddling in the area were given summonses on that day. The restraining order basically prevented that individual from setting up his ware at that location and he was notified by the judge and it was explained to him in Court. The point he is relating to is the question they are dealing with which is a valid one. The peddlers feel very strongly that they should be able to continue peddling within the downtown area and throughout the City of Newark. He thinks that when they make that kind of conscious determination they

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should be aware that the City has to make up their conscious determination which inevitably put the peddlers in the throngs of the Court. He thinks the whole matter will be resolved and thinks if they want to seek redress in the courts, they should do that. The determination that the Council has made at this point in time is pretty much the same.

Councilman James contended he does not believe the peddlers should be removed from the downtown area. They have been there as long as he has been in Newark and that's all his life. He added he is not the Chairman of the Committee who is negotiating with the peddlers and he cannot control that. He understands that Councilman Tucker has been sitting with the peddlers and if there is a measure they want him to bring before the Council as their representative, he will do so.

Councilman James indicated what when Councilman Tucker has his next meeting he will be happy to join and try to come up with an ordinance, or resolution or something that we can vote on to see whether it goes up or down.

The following speakers addressed the Municipal Council urging them to accept and ratify the blight proposal approved by the Central Planning Board for the Ironbound Urban Renewal Project.

6-HC-k.

MR. HENRY LEVANDOSKI, PRESIDENT, FLEMING AVENUE AND BRILL STREET BLOCK ASSOCIATION.

MR. ANTHONY CABELLO, ATTORNEY FOR FLEMING AVENUE AND BRILL STREET BLOCK ASSOCIATION.

A motion to consider Resolution 7-R-dq at this time was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dq.

RESOLUTION APPROVING THE DETERMINATION OF THE CENTRAL PLANNING BOARD THAT THE IRONBOUND URBAN RENEWAL PROJECT IS DECLARED BLIGHTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to provide the statutory notice to those who filed written objections with the Planning Board to the declaration of blight was made by Councilman Martinez, seconded by Councilman Tucker.

Councilman Martinez stated most of the homeowners, residents that are here were given initiative statements I put out and I would like to read it and make it part of the record. "As a homeowner or resident in the Ballantine area, you will be pleased to know that no home, school or church is included for blight in the proposed development area.

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Enclosed you also have a map which will make it easy for you to observe your particular concern. I assure you that the proposed plans will definitely be a vast improvement over the present war zone look that we must continuously observe as we pass by. To avoid upsetting rumors in the future, I hope you either call or write my office and invite me to your community meetings where we can all work together to continue progress in one of the finest sections in the City of Newark.

I have committed myself to doing something vital, beautiful and dramatic for our community. During the past 19 months, much time and effort was spent to find someone to develop the area. Finally a developer was found who indicated he was willing to invest \$20 to \$40 million to upgrade the Ballantine area. I feel it is a compliment to know that someone has enough faith in our community to attempt the viable upgrading of the area. Much hard work in planning still remains. By working together, we can continue progress in the Ironbound. It becomes very difficult as an elected official to hold yourself back fully well knowing that you cannot make a public statement and I am sure as your attorney would probably state to you, no vote or no decision can be made by a political figure, elected official until after he reviews the transcript. There are many times I wanted to say to you before no home is going to be taken, no church is going to be taken, no school is going to be in a blight area, but under the law, we cannot say that until after we reviewed the transcript.

I am currently in the process of going to court now. I attended a community meeting prior to a vote, I made a statement prior to the vote and will go to court on it because it was an illegal action in October. I hope that you understand that. As far as saying about the Ironbound, for those of you who are not aware, I received communication several months ago that other than the Ballantine area, the Ironbound is being investigated as one of the most beautifully developed section not in the City, not in the State, not in the country, but in the world, and I think that this particular development will put us in the #1 category throughout the world. I want to thank each and everyone of you for putting up with it and I know you put in some drastic nights and I am sure you will sleep well tonight and I think we will have to work together on the plans of tomorrow, which I'm sure will be opposed by other groups. I think we have to work together as far as industrial development is contemplated there and we have to work together as far as your residential development is contemplated, but I'm sure that most of you have seen the photographs, if the plans are anything like the photographs, this will be definitely one of the finest communities in the country and will bring many more ratables to the City of Newark, more jobs for our community and again a beautiful area instead of a war zone look. I thank you all and I know you all will sleep well tonight."

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Councilman Tucker was hopeful that the kind of determination that they have put forth now will be maintained and that they will maintain the vigilance when the redevelopment plans are submitted so that they will naturally be notified about it and stay directly involved. He thinks that's the kind of working together in a community that will have positive results. He is glad that community around the Fleming Avenue area is very satisfied about the blight declaration and hopes that they will stay involved in the redevelopment plans.

President Harris congratulated each and every person for the manner in which they have contributed to the development of the area and also commended them on the manner in which they appeared here today. The Council is going to be with them 1,000%.

The motion to adopt the resolution and direct the City Clerk to provide the statutory notice to those who filed written objections with the Planning Board to the declaration of blight was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to permit Lawrence Hamm to speak under "Hearings of Citizens" was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-m.

MR. LAWRENCE HAMM, 74 TREMONT AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to all the abandoned buildings in the City of Newark. The speaker disagreed with one of the statements made by Councilman Carrino which appeared in the Star Ledger, July 7, 1977 wherein Councilman Carrino stated that because there were a great number of abandoned buildings in the City of Newark, demolition could not be accomplished without outside help and the aid of the National Guard was requested for this purpose. The speaker believed we have all the help we need because the City of Newark has the highest unemployment rate in the nation.

The speaker added that he supports the Newark Peddlers Association for their demands for political and economic and social justice.

Councilman Carrino clarified by saying the purpose of trying to bring such a program into the City of Newark is to foster development in the City so that we can eliminate unemployment.

Councilman Carrino stated that last year we received \$20 million for community development and 3/4 of that went for salaries and the remaining for purchase of land for development. Last year we demolished approximately 200 homes with \$20 million worth of

federal funds. Now, according to that formula we would have to get \$10 billion to demolish 2,000 homes. Our purpose is not to put people to work knocking down homes, but to knock down homes so that we can start developing areas where people can go to work. To start having a training program now for people to be taught how to demolish homes, would do nothing more than foster the abandoned housing situation that we have right now.

Councilman Carrino pointed out this is a pilot program and is something new and we do not know if we are going to get it. Certainly the unemployment situation is of the utmost importance to everyone here.

Councilman Tucker said he does not know whether the speaker knew that the newspaper article indicated that there was a clear analysis made on the availability of federal funds and also municipal funds to demolish homes and it clearly indicated that it will take approximately 5 years at our current rate to demolish the existing abandoned homes right now. Currently right now, out of the \$20 million grant we receive, \$4 million goes to Urban Renewal, \$5 million directly to Model Cities Program and \$3 million to Urban Renewal Debt Services and the City is dealing with \$7 million.

Councilman James pointed out that the National Guard will not come in. He thinks the question was posed in 1968 and they indicated they would come in with the abandoned cars situation and they would not come in with the housing because of legal liability, they do not have the equipment and that is not their function. There is no alternative plan and the need is there and what the speaker is suggesting that we lobby. He would agree that lobbying has to be two-fold, it could be something going on in concert with the present plans. At least it will dramatize the problem, spot-lite the problem and deal with the whole question of unemployment and the needs.

Councilman Carrino stated that the City of Newark has two programs, one to board up and seal everything off and the other was to put cyclone fences on each lot that was leveled. Unfortunately, the people have been stealing the plywood faster than we can seal the building off and the same for the fences. We do have the programs, but the problem is to keep the supplies there once they put everything down.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION RATIFYING CONTRACT WITH VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER FOR PERIOD APRIL 1, 1977 TO AUGUST 3, 1977; FURTHER AUTHORIZING CITY TO ENTER INTO CONTRACT WITH VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER FOR PERIOD AUGUST 4, 1977 TO MARCH 31, 1978; SLEPA-\$45,346., \$2,519.-STATE BUY-IN, \$2,519.-LOCAL CASH TO BE

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PROVIDED BY DIVISION OF YOUTH AND FAMILY SERVICES; TOTTALLING \$50,384.; CONDITIONED UPON PROPER BUDGET INSERTION. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD APRIL 1, 1977 TO AUGUST 3, 1977; FURTHER AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD AUGUST 4, 1977 TO MARCH 31, 1978 FOR PROJECT ENTITLED "VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER;" SLEPA-\$45,346., STATE BUY-IN-\$2,519., LOCAL CASH-\$2,519., TOTTALLING \$50,384. (LOCAL CASH TO BE PROVIDED BY DIVISION OF YOUTH AND FAMILY SERVICES)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER, THIRD ACTION YEAR, \$47,865.; ITEM AVAILABLE FROM STATE OF NEW JERSEY, LAW ENFORCEMENT AND PLANNING AGENCY. (\$2,519. REPRESENTING AMOUNT REQUIRED FOR MUNICIPALITIES SHARE WILL BE PROVIDED FROM VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER, INC. (PRIVATE FOUNDATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF

\$4,262.45 PAYABLE TO NEW JERSEY OFFICE SUPPLY CO. AND THEIR ATTORNEY DONALD M. KARP, UPON RECEIPT OF A WARRANT OF SATISFACTION EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR DELIVERY OF CERTAIN OFFICE SUPPLIES TO VARIOUS DEPARTMENTS AND AGENCIES OF THE CITY OF NEWARK. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, ESSEX COUNTY AND JUDGMENT WAS ENTERED IN FAVOR OF NEW JERSEY OFFICE SUPPLY CO. ON MAY 6, 1977)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF

\$3,629.83 PAYABLE TO MAX BLAU CONTRACT FURNITURE, INC. AND THEIR ATTORNEYS, LOWENSTEIN SANDLER, BROCHIN, KOHL, AND FISHER, ESQS., UPON RECEIPT OF A WARRANT OF SATISFACTION EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL; FOR VARIOUS PIECES OF OFFICE EQUIPMENT DELIVERED TO OFFICE OF ELDERLY AFFAIRS. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, JUDGMENT ENTERED AGAINST CITY OF NEWARK FOR \$3,420.38, WITH INTEREST FROM MARCH 11, 1977 AND COST OF SUIT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS

IN 1977 CITY OF NEWARK BUDGET, FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, SERVICE BY CONTRACT OR AGREEMENT, INSURANCE SERVICES, TO DEPARTMENT OF LAW, CORPORATION COUNSEL'S OFFICE, SALARIES AND WAGES, LEGAL ASSISTANTS, LEGAL ASSISTANT, SENIOR INVESTIGATOR, INVESTIGATOR, OTHER SALARIES AND WAGES, PRINCIPAL LEGAL STENOGRAPHER.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Corporation Counsel Buck, Budget Officer Banker, Personnel Officer Veltri and Insurance Fund Commission Secretary Beatty met with the Council July 26, 1977)

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A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION ACCEPTING BID OF AGAPE REALTY CO. FOR CITY-OWNED PROPERTY KNOWN AS  
BLOCK 5042, LOT 60, AND BLOCK 5088, LOT 64, NEWARK, NEW JERSEY, FOR \$15,500. (NEWARK'S  
OAK ISLAND LANDFILL PROPERTY)

(Copy of resolution and correspondence submitted to each Member of the Council)

City Clerk D'Ascensio read letter dated August 3, 1977 from Agape Realty Co.

Mr. Dante Milano  
Real Estate Commission  
City of Newark  
Newark, New Jersey 07102

Re: Block 5042, Lot 60 and Block 5088, Lot 64.

Dear Sir:

With reference to above we would like to inform you that we are withdrawing our bid to purchase due to the many complications in getting the easements. However, we would like to work with the City of Newark in harmony.

As regarding deposit for the said bid, kindly return the same to the following address:

RAMESH P. STATT  
24 Branford Place  
Newark, New Jersey

Yours truly,

Agape Realty Co.

Councilman Martinez stated that he has consulted with the Law Department and we informed that the next highest bidder can receive the award legally, being that the highest bidder has withdrawn.

A motion to reject this bid was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion directing the Law Department to prepare necessary resolution accepting bid of successful bidder at \$15,000. was made by President Harris, seconded by Councilman Martinez.

President Harris questioned Assistant Corporation Counsel Matthieu whether this matter can be acted upon legally at this meeting or at the September 7, 1977 meeting.

Assistant Corporation Counsel Matthieu replied we can reject the bid of the



first purchaser and we can accept the bid of the second purchaser. She is not sure that we can refund the deposit to the first purchaser at this time. It depends upon the terms of the agreement upon which he submitted his bid.

City Clerk D'Ascensio remarked that we do not have the resolution accepting the bid of the second purchaser.

Councilman Carrino requested the City Clerk to communicate with Real Estate Officer Milano informing him not to let this realty company go through a hassle in getting their deposit back.

City Clerk D'Ascensio recalled that the conditions setting forth the requirements for getting the necessary easement were made at the bidding and the successful bidder knew the conditions under which it was offered. He believes Assistant Corporation Counsel Matthieu is correct in saying it depends on what the contract provides when bids were advertised. There may have been some conditions which prevents us from returning the deposit.

Councilwoman Villani pointed out the bidder definitely knew the circumstances and knew that if he could not get the easement that he would have to give up the property, so he is well aware and Mr. Milano is well aware that the refund will be forthcoming.

Assistant Corporation Counsel Matthieu interjected that we do have a resolution before the Council now on this piece of property and she thinks at this point we can amend it to insert the name of the second bidder and the amount.

The motion directing the Law Department to prepare necessary resolution accepting the offer of the second highest bidder was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 1136-1146 MC CARTER HIGHWAY, BLOCK 6, LOT 5, NEWARK, NEW JERSEY, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS.  
(THE PEOPLES CHOICE AUTO BODY SHOP)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-1.

RESOLUTION AUTHORIZING LEASING AT PUBLIC AUCTION 3,700 SQUARE FEET OF SPACE OF CITY-OWNED PROPERTY AT 256 WARREN STREET, BLOCK 408, LOT 1, FOR A TWO (2) YEAR PERIOD AT A MINIMAL RENTAL OF FOUR THOUSAND TWO HUNDRED DOLLARS (\$4,200.) AS SHOWN ON THE ATTACHED SCHEDULE "A" PURSUANT TO N.J.S.A. 40A:12-14(a). (JOHN CALLAHAN)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to the condition that the lease not be executed until the back rent is paid and further that the lease be terminated if the current rent is in default was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM DONALD A. CALABRESE AND JOANN CALABRESE, HIS WIFE, OWNERS OF PREMISES 65 HIGH STREET, BLOCK 484, LOT 80, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to defer action on this resolution was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, DEPARTMENT OF FINANCE, INSURANCE FUND COMMISSION, SALARIES AND WAGES, EXECUTIVE SECRETARY I.F.C.-\$6,922., OTHER SALARIES AND WAGES-\$10,602., OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT-\$18,891., MATERIALS AND SUPPLIES-\$300., MISCELLANEOUS-\$1,701., TOTALLING \$38,416.; ITEM AVAILABLE FROM INVESTMENT FUND, 1ST NATIONAL STATE BANK, ACCOUNT #104-019978-6)

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Corporation Counsel Buck, Budget Officer Banker, Personnel Officer Veltri and Insurance Fund Commission Secretary Beatty met with the Council July 26, 1977)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR MARTLAND HOSPITAL FOR PERIOD APRIL 1, 1977 TO AUGUST 3, 1977;

FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO CONTINUE CONTRACTUAL OBLIGATION WITH COLLEGE OF MEDICINE AND DENTISTRY FOR PERIOD AUGUST 4, 1977 TO SEPTEMBER 30, 1977 FOR PROVISION OF NECESSARY ELEMENTS OF CLINICAL COMPONENT OF THE W.I.C. PROGRAM; MAXIMUM AMOUNT TO BE PAID BY CITY OF NEWARK UNDER SAID AGREEMENT FOR SAID PERIOD IS \$680. WHICH SHALL BE DERIVED FROM GRANT AWARDED FROM UNITED STATES DEPARTMENT OF AGRICULTURE THROUGH NEW JERSEY STATE DEPARTMENT OF HEALTH; TOTAL AMOUNT FOR SAID CONTRACT IS \$5,080. FOR PERIOD OCTOBER 1, 1976 TO SEPTEMBER 30, 1977. (CONTRACT EXTENDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT CITY OF NEWARK PROGRAM DESIGNATED "COMPREHENSIVE PLANNING ASSISTANCE PROJECT," FOR AMOUNT NOT TO EXCEED \$1,750.; TO BE PAID FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO SUPPLEMENTARY AGREEMENT TO CONTRACT AUTHORIZED BY RESOLUTION 7-R-a, NOVEMBER 3, 1975 WITH COMPUTER SCIENCES CORPORATION FOR PROVISION OF AN ADDITIONAL 187 MAN-WEEKS OF EFFORT TO PERFORM SPECIFIC, SUPPLEMENTAL RELATED EFFORTS; FOR AMOUNT NOT TO EXCEED \$150,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion directing the City Clerk to return this resolution to Administration and request that the contract attached to the resolution contain a stipulation that the Computer Sciences Corporation shall be forbidden from bidding on the contract; secondly a letter be sent to the Administration requesting the evaluation of the Touche Ross \$1.7 million expenditure in connection the Computer Services performed heretofore, and three, the evaluation of the systems as required by the Division of Local Government Services was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR' (6-S & F-d) ADOPTED MAY 4, 1977, AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARY FOR THE ASSISTANT BUSINESS ADMINISTRATOR)", BEING FINALLY ADOPTED THIS 3RD DAY OF AUGUST, 1977 (6-Ph, S & F-p) AND THE ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR; AND PUBLICATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED MAY 4, 1977, AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARY FOR DIRECTOR, DIVISION OF WELFARE)," BEING FINALLY ADOPTED THIS 3RD DAY OF AUGUST, 1977 (6-Ph, S & F-q) AND THE ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR, AND PUBLICATION.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION RATIFYING CONTINUATION OF CONTRACTUAL OBLIGATION WITH NORTH JERSEY COMMUNITY UNION HEALTH CENTER, FOR PERIOD APRIL 1, 1977 TO AUGUST 3, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO CONTINUE CONTRACTUAL OBLIGATION FOR PERIOD

AUGUST 4, 1977 TO SEPTEMBER 30, 1977, FOR PROVISION OF NECESSARY ELEMENTS OF THE CLINICAL COMPONENT OF THE W.I.C. PROGRAM: MAXIMUM AMOUNT FOR SAID PERIOD IS \$411. WHICH AMOUNT SHALL BE DERIVED FROM INCREASE IN GRANT AWARDED FROM UNITED STATES DEPARTMENT OF AGRICULTURE, IN THE AMOUNT OF \$1,036,127.; TOTAL AMOUNT OF CONTRACT FOR PERIOD OCTOBER 1, 1976 TO SEPTEMBER 30, 1977 IS \$2,911. (CONTRACT EXTENDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION AMENDING RESOLUTION 7-R-z, MAY 4, 1977, BY CHANGING PARAGRAPH 9A-TERMINATION OF CONTRACT FOR CAUSE, SUBPARAGRAPH 2, PARAGRAPH 14 AND PARAGRAPH 17, SUBPARAGRAPHS 2 AND 3 SHALL BE STRICKEN AND SUBPARAGRAPHS 2, 3, 4, 5 AND 6 SHALL BE SUBSTITUTED; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE AMENDED CONTRACT WITH NEW JERSEY COLLEGE OF MEDICINE AND DENTISTRY REFLECTING CHANGES NOTED FOR PERIOD JANUARY 1, 1977 TO JUNE 30, 1977; DOES NOT REQUIRE EXPENDITURE OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH NORTH JERSEY COMMUNITY UNION FOR PERIOD JANUARY 1, 1977 TO AUGUST 3, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NORTH JERSEY COMMUNITY UNION, FOR PROVISION OF HIGH QUALITY AMBULATORY HEALTH CARE FOR PERIOD AUGUST 4, 1977 TO DECEMBER 31, 1977; MAXIMUM AMOUNT TO BE PAID IS \$200,000. AND SHALL BE PAID FROM DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-t.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS FOR DEMOLITION OF BUILDINGS WITH PETER JUZEFYK EXCAVATING CO., INC.-\$5,100.(211-223 BRUCE STREET, MASONRY CHURCH AND STEEPLE); BUJAC DEMOLITION, INC.-\$1,369.(318 MORRIS AVENUE, 2 STORY MASONRY AND FRAME DWELLING); WILLIAM M. YOUNG AND CO., INC.-\$2,333.(48-54 JONES STREET, 2 STORY MASONRY COMMERCIAL BUILDING), LOWEST RESPONSIBLE BIDDERS, FOR TOTAL SUM OF \$8,802.; IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$400. TO DETECTIVE JOSEPH A. MARTINO, UPON RECEIPT OF A GENERAL RELEASE AND SUBROGATION AGREEMENT EXECUTED BY HIM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL; FOR DAMAGES INCURRED TO HIS VEHICLE WHILE ON OFFICIAL POLICE PURPOSES WHEN HIS VEHICLE WAS STRUCK BY CAR OWNED AND OPERATED BY LAMAR CREW, JR. AT WILLIAM AND HILLYER STREETS, ORANGE, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$200. TO MRS. ERNESTINE MAXWELL, 124 ELIZABETH AVENUE, NEWARK, FOR DAMAGES TO HER DWELLING BY NEWARK DEMOLITION TEAM WHILE DEMOLISHING A BUILDING AT 124½ ELIZABETH AVENUE ON OR ABOUT NOVEMBER 18, 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$73.50 TO LETHA BELL WHITE, 127 WICKLIFFE STREET, NEWARK, FOR REIMBURSEMENT FOR RING WHICH DISAPPEARED WHILE BEING FINGERPRINTED AT OFFICE OF CIVIL DEFENSE.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE CHECKS TALLING \$121,484.30 TO INDIVIDUALS ON EXHIBIT "A", BY REASON OF COUNTY BOARD JUDGMENTS, STATE BOARD JUDGMENTS, CASH OVERPAYMENTS AND SENIOR CITIZEN ALLOWANCE FOR YEARS 1972, 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND FIFTEEN DOLLARS (\$15.) TO AUTOMATIC CATERING, 58 BRUNSWICK AVENUE, EDISON, NEW JERSEY, FOR FOOD VENDING MACHINE LICENSE THAT WAS NOT ISSUED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ANGEL S. NAZARIO AND LUCY NAZARIO, HIS WIFE, OWNERS OF PREMISES 472 SOUTH 10TH STREET, BLOCK 289, LOT 44, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM GEORGE SCHREIBER AND CATHERINE SCHREIBER, HIS WIFE, OWNERS OF PREMISES 445 15TH AVENUE, BLOCK 291, LOT 8, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

August 3, 1977

135  
7-R-bb.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$476.  
PAYABLE TO GEOD AERIAL MAPPING, INC. AND THEIR ATTORNEY, ROSEN AND GARODNICK, ESQS.,  
UPON RECEIPT OF A WARRANT OF SATISFACTION EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND  
ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL; WHEREIN GEOD AERIAL MAPPING,  
INC. ENTERED INTO TWO CONTRACTS WITH MAYOR'S POLICY AND DEVELOPMENT OFFICE AND AFTER  
DELIVERY AND INSTALLATION OF FIRST MAP IT WAS DETERMINED ADDITIONAL WORK WAS REQUIRED  
AND DISPUTE AROSE AS TO VALUE OF ADDITIONAL SERVICES PERFORMED. (GEOD AERIAL MAPPING, INC.  
INSTITUTED SUIT IN ESSEX COUNTY DISTRICT COURT SEEKING DAMAGES IN \$1,680. AND TRIAL WAS  
HELD ON MARCH 24 AND 28, 1977 AND JUDGMENT WAS ENTERED IN AMOUNT OF \$432. PLUS COST OF  
SUIT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH A & A  
CLEANING CONTRACTORS, P.O. BOX 111, ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, TO  
PROVIDE WINDOW CLEANING SERVICES FOR AMOUNT NOT TO EXCEED \$15,000.; IN ACCORDANCE WITH  
THEIR BID AND SPECIFICATIONS; CONTRACT EFFECTIVE UPON MUNICIPAL COUNCIL APPROVAL; FUNDS  
ENCUMBERED IN DIVISION OF PUBLIC PROPERTY FOR \$6,000. FOR PERIOD AUGUST 4, 1977 TO  
DECEMBER 31, 1977; BALANCE TO BE ENCUMBERED CONTINGENT UPON AND SUBJECT TO APPROPRIATION  
OF SUFFICIENT FUNDS IN NEXT FISCAL YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

7-R-bd.

RESOLUTION AMENDING RESOLUTION 7-R-g, JUNE 9, 1976, "RESOLUTION RATIFYING  
THE SUBMITTAL OF A REQUEST TO EXTEND THE CONTRACTUAL OBLIGATION OF THE CITY WITH THE  
NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD OF OCTOBER 1, 1976 TO APRIL  
30, 1977 ON BEHALF OF THE IMPACT PROPERTY IDENTIFICATION PROJECT AS SURPLUS FUNDS IN  
THE AMOUNT OF \$20,521.06 REMAINED AT THE END OF APRIL 1, 1976. (FUNDS FROM THE  
LAW ENFORCEMENT ASSISTANCE ADMINISTRATION THROUGH THE NEW JERSEY STATE LAW ENFORCEMENT  
PLANNING AGENCY IN THE AMOUNT OF \$27,337.)," BY CHANGING PERIOD FROM OCTOBER 1, 1976  
TO DECEMBER 31, 1976, INSTEAD OF APRIL 30, 1977.



(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to invite Police Director Williams, Inspector Dunsmuir, Administrative Division, Lieutenant Mosca, Newark Police Community Relations and Executive Director Zalkind, Office of Criminal Justice Planning to meet with the Council at their special conference September 13, 1977 was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION AMENDING RESOLUTION 7-R-m, SEPTEMBER 1, 1976, "RESOLUTION RATIFYING SUBMITTAL OF AN EXTENSION REQUEST BY THE CITY OF NEWARK TO NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD OCTOBER 1, 1976 TO SEPTEMBER 30, 1977 AND REQUESTING TO EXTEND CONTRACTUAL OBLIGATION FOR PERIOD OCTOBER 1, 1976 TO SEPTEMBER 30, 1977, ON BEHALF OF "SUPPORTED WORK" PROGRAM; FURTHER AUTHORIZING PROJECT DIRECTOR TO EXECUTE AMENDMENT TO ORIGINAL CONTRACT EXTENDING TERMINATION DATE FROM OCTOBER 1, 1976 TO SEPTEMBER 30, 1977 CONTINGENT UPON APPROVAL OF NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY; NECESSARY SUM OF SUPPLUS FUNDS SHALL BE DERIVED FROM GRANT FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION THROUGH THE NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY," BY EXTENDING CONTRACTUAL OBLIGATION FOR PERIOD OCTOBER 1, 1976 TO DECEMBER 31, 1977 INSTEAD OF OCTOBER 1, 1976 TO SEPTEMBER 30, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO RICHARD S. FRISCIA, LABORER, R.C., DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, FOR PERIOD BEGINNING AUGUST 16, 1977 AND ENDING FEBRUARY 16, 1978. (ASSISTANT CHIEF CLERK, DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, DEPARTMENT OF PUBLIC WORKS - FIRST LEAVE BEGAN FEBRUARY 16, 1978)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bg.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO VINCENT W. BONO, WATER METER REPAIRMAN, DEPARTMENT OF PUBLIC WORKS, DIVISION OF WATER SUPPLY, FOR PERIOD BEGINNING JULY 10, 1977 AND ENDING JANUARY 10, 1978. (CONTINUE WORKING IN DIVISION OF INSPECTIONS, DEPARTMENT OF HEALTH AND WELFARE - FIRST LEAVE BEGAN APRIL 6, 1970)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO EMMA GARCIA, SENIOR CLERK STENOGRAPHER, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, BUREAU OF ADMINISTRATION, FOR PERIOD BEGINNING MARCH 30, 1977 AND ENDING SEPTEMBER 30, 1977. (ADMINISTRATIVE SECRETARY, MUNICIPAL COUNCIL - FIRST LEAVE BEGAN SEPTEMBER 30, 1974)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO JOSEPH D. MC GINLEY, CHIEF ELECTRICAL INSPECTOR, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, ELECTRICAL BUREAU, FOR PERIOD BEGINNING JULY 31, 1977 AND ENDING JANUARY 31, 1978. (WORKING ON MULTIPLE DWELLING PROGRAM - FIRST LEAVE BEGAN JANUARY 31, 1975)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO JUDY FORD WILSON, NUTRITIONIST, C.H.S., DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH, BUREAU OF HEALTH EDUCATION, FOR PERIOD BEGINNING JUNE 2, 1977 AND ENDING DECEMBER 2, 1977. (PROJECT DIRECTOR, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF HEALTH - FIRST LEAVE BEGAN JUNE 2, 1975)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT NEEDED FOR PUBLIC USE, OBSOLETE VEHICLES AND SCRAP IRON, DIVISION OF MOTORS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL RECOVERED AND UNCLAIMED MOTOR VEHICLES IN POSSESSION OF NEWARK POLICE DEPARTMENT, 159 JUNK VEHICLES, FOR TRUE TITLES SEE ATTACHED LIST; PURSUANT TO N.J.S.A. 39:10A-1 AND N.J.S.A. 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION ACCEPTING BID OF 227 MARKET STREET CORPORATION TO LEASE CITY-OWNED PROPERTY KNOWN AS BLOCK 147, LOT 53, AND BLOCK 147, LOTS 13 AND 15, 43-45 CLINTON STREET, NEWARK, NEW JERSEY. (\$21,568.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION ACCEPTING BID OF ELEANOR TAGGART FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 3026, LOT 79, 41-43 HEDDEN TERRACE, NEWARK, NEW JERSEY. (\$500.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bo.

RESOLUTION RELEASING CONDITIONS, FORFEITURE CLAUSE AND RIGHT OF RE-ENTRY, FOR PROPERTY CONVEYED BY THE CITY OF NEWARK IN 1885; 47-49 STRATFORD PLACE, BLOCK 2593, LOTS 10 AND 11, BY PROVIDING THAT AFTER PUBLIC HEARING BY THE MUNICIPAL COUNCIL, THAT A DEED IN COMPLIANCE WITH RESOLUTION 7-R-q, ADOPTED MAY 18, 1977 BE DELIVERED TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk called for those desiring to be heard on the resolution to approach the rail, give his name and address and be heard.

No one appearing, a motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION RELEASING CONDITIONS, FORFEITURE CLAUSE AND RIGHT OF RE-ENTRY, FOR PROPERTY CONVEYED BY THE CITY OF NEWARK IN 1885; 51-53 STRATFORD PLACE, BLOCK 2593, LOTS 8 AND 9, BY PROVIDING THAT AFTER PUBLIC HEARING BY THE MUNICIPAL COUNCIL, THAT A DEED IN COMPLIANCE WITH RESOLUTION 7-R-r, ADOPTED MAY 18, 1977 BE DELIVERED TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk called for those desiring to be heard on the resolution to approach the rail, give his name and address and be heard.

No one appearing, a motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION RELEASING CONDITIONS, FORFEITURE CLAUSE AND RIGHT OF RE-ENTRY, FOR PROPERTY CONVEYED BY THE CITY OF NEWARK IN 1885; 55 STRATFORD PLACE, BLOCK 2593, LOT 7, BY PROVIDING THAT AFTER PUBLIC HEARING BY THE MUNICIPAL COUNCIL, THAT A DEED IN COMPLIANCE WITH RESOLUTION 7-R-bu, ADOPTED JUNE 15, 1977 BE DELIVERED TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

The City Clerk called for those desiring to be heard on the resolution to approach the rail, give his name and address and be heard.

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No one appearing, a motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO RETURN \$5,000. TO GARDEN OF PRAYER UNITED HOLY CHURCH, WHICH CONSTITUTES THE FULL PURCHASE PRICE OF PROPERTY COMMONLY KNOWN AS 82-94 HALSTED STREET, BLOCK 4203, LOTS 39, 40 AND 42, SOLD BY THE CITY OF NEWARK AT PUBLIC AUCTION HELD DECEMBER 17, 1976; TO BE PAID FROM CURRENT FUND ACCOUNT CITY ACCOUNT NO. 5609, SALE OF CITY PROPERTY. (PROPERTY PURCHASED UNDER MISCONCEPTION THAT SAME COULD PROPERLY BE USED AS A CHURCH)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM ZERA INTERESTS, INC., OWNER OF PREMISES 613-619 - 15TH AVENUE, BLOCK 335, LOTS 1, 2, 3 AND 4, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FREDMORU CO., A PARTNERSHIP CONSISTING OF FREDERICK ROUNTREE, MORRIS ROUNTREE, OWNERS OF PREMISES 151 HILLSIDE AVENUE, BLOCK 2694, LOT 25, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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RESOLUTION AUTHORIZING THE MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR AGREEMENT WITH THE NEW JERSEY STATE NURSES' ASSOCIATION, EFFECTIVE JANUARY 1, 1977 THROUGH DECEMBER 31, 1978.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AND EXECUTE CONTRACT WITH ARTHUR BEITMAN, INC., D/B/A BEITMAN SURGICAL, 44 WILLIAM STREET, NEWARK, ONLY BID RECEIVED, FOR PROVISION OF PROSTHETIC AND ORTHOTIC DEVICES AND SERVICES TO ENROLLED N.C.H.S.P. MEMBERS, IN ACCORDANCE WITH BID AND SPECIFICATIONS; FOR CONTRACT PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE UNDER AFORESAID CONTRACT SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY, AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED, FOR 10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER; FUNDS PAYABLE UNDER CONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, 7-R-bp, MARCH 2, 1977; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH A & A CLEANING CONTRACTORS, INC., 344 SOUTH JEFFERSON STREET, ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR MECHANICAL MAINTENANCE OPERATION AND ELEVATOR MAINTENANCE AT 2 CEDAR STREET, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; NOT TO EXCEED \$375,840.; CONTRACT SHALL BECOME EFFECTIVE UPON MUNICIPAL COUNCIL APPROVAL AND SHALL CONTINUE IN FULL FORCE AND EFFECT UNTIL EXPIRATION OF SAID CONTRACT; THE CITY MAY, AT ITS OPTION AFTER (6) MONTHS HAVE ELAPSED FROM TIME OF COMMENCEMENT OF AGREEMENT TERMINATE ENTIRE AGREEMENT UPON NOT LESS THAN THIRTY (30) DAYS WRITTEN NOTICE TO CONTRACTOR; FUNDS ENCUMBERED IN 1977 BUDGET OF DIVISION OF PUBLIC PROPERTY FOR \$192,000. FOR PERIOD ENDING DECEMBER 31, 1977; BALANCE TO BE ENCUMBERED CONTINGENT UPON AND SUBJECT TO APPROPRIATION OF SUFFICIENT FUNDS IN NEXT FISCAL YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

7-R-bx.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH ACME CLEANING, INC., 96 LINDEN AVENUE, SPRINGFIELD, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR JANITORIAL, MATRON AND PORTER SERVICES AT 2 CEDAR STREET, IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; NOT TO EXCEED \$150,000.; CONTRACT SHALL BECOME EFFECTIVE UPON MUNICIPAL COUNCIL APPROVAL; FUNDS ENCUMBERED IN DIVISION OF PUBLIC PROPERTY FOR \$74,000. FOR PERIOD ENDING DECEMBER 31, 1977; BALANCE TO BE ENCUMBERED CONTINGENT UPON AND SUBJECT TO APPROPRIATION OF SUFFICIENT FUNDS IN NEXT FISCAL YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

7-R-by.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AGREEMENT WITH ESSEX COUNTY COLLEGE; TO PROMOTE, FOSTER AND DEVELOP THE COLLEGE WORK-STUDY PROGRAM FOR PURPOSE OF PROVIDING EMPLOYMENT AND WORK EXPERIENCE TO STUDENTS ELIGIBLE TO PARTICIPATE IN THE COLLEGE WORK-STUDY PROGRAM AND TO ENJOY THE MUTUAL BENEFITS ARISING FROM SAID PROGRAM; FOR PERIOD AUGUST 3, 1977 TO JULY 31, 1978; FOR \$15,000. WHICH HAS BEEN BUDGETED IN HOUSING AND COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC 5301, P.L. 83-383), FY 1977-1978. (AGREEMENT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (a)).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE FOR A PERIOD OF 180 DAYS FROM THE DATE OF ADOPTION OF THIS RESOLUTION, PURSUANT TO N.J.S.A. 40:5-7.1, TO INVEST

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IDLE FUNDS; FURTHER THE ACTING DIRECTOR OF FINANCE SHALL REPORT FORTHWITH SUCH INVESTMENTS WHEN MADE, TO THE MUNICIPAL COUNCIL, PURSUANT TO N.J.S.A. 40:5-7.2.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.

RESOLUTION APPROVING 1977 CAPITAL BUDGET, TALLING \$4,821,815.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to invite President Rinsky, Greater Chamber of Commerce, Executive Director Faiella, Newark Economic Development Corporation, President Lenihan, Newark Economic Development Corporation, Executive Director Dennison, Mayor's Policy and Development Office and Assistant Planning Director Cordes, Mayor's Policy and Development Office to meet with the Council at their special conference September 13, 1977 was made by President Harris seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AND EXECUTE CONTRACT WITH UNITONE CORPORATION D/B/A UNITONE HEARING AID CENTER, 55 ACADEMY STREET, NEWARK, ONLY BID RECEIVED, FOR PROVISION OF HEARING AIDS AND RELATED EQUIPMENT AND SERVICES TO ENROLLED MEMBERS IN H.C.H.S.P., IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS; FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE UNDER AFORESAID CONTRACT SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICE BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED; FOR 10,000 ESTIMATED INDIVIDUALS AT DAYTON COMMUNITY HEALTH CENTER; FUNDS PAYABLE UNDER CONTRACT SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, 7-R-bp, MARCH 2, 1977; NO MUNICIPAL FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER AFORESAID CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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7-R-cc.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH CUSTODIS CONSTRUCTION CO., MANVILLE BOULEVARD AND RADEL AVENUE, P.O. BOX 328, BOUND BROOK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 77-19, NEW STEEL CHIMNEY COVER FOR 2 CEDAR STREET, FOR \$13,880.. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT, IN AN AMOUNT NOT TO EXCEED TOTAL OF \$2,500.; FUNDS PROVIDED IN DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Guiliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

7-R-cd.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO FILE APPLICATION, ENTER INTO AGREEMENTS WITH, AND TO ACCEPT ALL FUNDS GENERATED FROM SUCH APPLICATION FOR AN ECONOMIC PLANNING GRANT IN AMOUNT OF \$75,000. UNDER SECTION 302 (a) OF THE PUBLIC WORKS AND ECONOMIC DEVELOPMENT ACT OF 1965 (P.L 89-136, 79 STAT. 552), ECONOMIC DEVELOPMENT ADMINISTRATION; TO REDUCE UNEMPLOYMENT AND INCREASE LOW INCOME LEVELS IN THE CITY OF NEWARK THROUGH ECONOMIC DEVELOPMENT PLANNING. (CITY OF NEWARK SHALL BE RESPONSIBLE FOR PROVIDING A MATCH SHARE IN IN-KIND SERVICES EQUIVALENT TO \$35,000.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to invite Executive Director Dennison, Mayor's Policy and Development Office to meet with the Council at their special congerence September 13, 1977 was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris..

7-R-ce.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT APPLICATION FOR CONTINUED FUNDING TO ACTION FOR THE RETIRED SENIOR VOLUNTEER PROGRAM; TOTAL OPERATING BUDGET FOR PERIOD SEPTEMBER 30, 1977 TO SEPTEMBER 29, 1978 IS \$122,016.57. (ACTION- \$76,227., CITY OF NEWARK IN-KIND-\$45,739.57; DOES NOT REQUIRE EXPENDITURE OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK).

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.      RESOLUTION ACCEPTING BID OF TELMO THREE, INC., FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 5088, LOT 170, NEWARK, NEW JERSEY FOR \$1,300,000. (AIRPORT NEWARK ASSOCIATION - HOWARD JOHNSON MOTEL.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF REVENUE, COOPERATIVE AUDIT AGREEMENT, \$25,600.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ch.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF REVENUE, URBAN RODENT AND INSECT CONTROL PROGRAM, \$277,374.; ITEM AVAILABLE FROM NEW JERSEY STATE DEPARTMENT OF HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ci.      RESOLUTION DESIGNATING MONTCLAIR AVENUE, BETWEEN MANCHESTER PLACE AND MT. PROSPECT AVENUE AS A THROUGH STREET; FURTHER INSTALLING STOP SIGNS ON NEAR RIGHT SIDE OF EACH STREET INTERSECTING THE THROUGH STREET; PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cj. RESOLUTION DESIGNATING MONTCLAIR AVENUE AND WOODSIDE AVENUE AS STOP INTERSECTION AND INSTALLING STOP SIGNS ON WOODSIDE AVENUE; PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ck. RESOLUTION AMENDING RESOLUTION 7-R-ba, NOVEMBER 17, 1975, "RESOLUTION DESIGNATING "THROUGH STREETS" IN CITY OF NEWARK AND MARKING AS PROVIDED IN SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY," BY CHANGING CLIFTON AVENUE, BETWEEN ORANGE STREET AND PARK AVENUE, BETWEEN BLOOMFIELD AVENUE AND GRAFTON AVENUE AND INSTALLING STOP SIGNS ON NEAR RIGHT SIDE OF EACH STREET INTERSECTING THE THROUGH STREET; INSTEAD OF CLIFTON AVENUE, BETWEEN ORANGE STREET AND PARK AVENUE; BETWEEN BLOOMFIELD AVENUE AND GRAFTON AVENUE AND BETWEEN GRAFTON AVENUE AND VERONA AVENUE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cl. RESOLUTION ESTABLISHING NO STOPPING OR STANDING ALONG THE ENTIRE LENGTH OF THE WEST SIDE OF PASSAIC PLACE (OLD ROUTE 21) AND ALONG THE EASTERLY SIDE OF PASSAIC PLACE (OLD ROUTE 21) FROM A POINT 240 FEET NORTH OF THE NORTHERLY CURBLINE OF CENTER STREET TO ITS NORTHERLY TERMINUS; IN ACCORDANCE WITH R.S. 39:4-138.1. (COMMISSIONER OF TRANSPORTATION REQUESTED SAID REGULATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-cn.

RESOLUTION REFUNDING OVERPAYMENTS OF NEWARK PAYROLL TAXES FOR 1972, 1976 AND 1977 TOTTALLING \$1,817.37 TO RESPECTIVE TAXPAYERS ON ATTACHED SCHEDULE, SAID OVERPAYMENTS SHALL BE PAID FROM BUDGET OPERATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE CHECKS TOTTALLING \$130,784.04 TO INDIVIDUALS ON ANNEXED EXHIBIT "A"; BY REASON OF COUNTY BOARD JUDGMENTS, STATE BOARD JUDGMENTS AND CASH OVERPAYMENTS FOR THE YEARS 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-co.

RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND THREE HUNDRED NINETY DOLLARS (\$390.) TO HERBERT LESTER COPELAND FOR AN AMUSEMENT PARLOR LICENSE NOT ISSUED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cp.

RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND ONE HUNDRED TWENTY FIVE DOLLARS (\$125.) TO CONNIE GESUMARIA FOR AUTOMATIC AMUSEMENT DEVICE LICENSES NOT ISSUED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cq.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$4,000. PAYABLE TO ARTHUR AND BETTY SWANN AND RONALD OWENS, ESQ., 50 PARK PLACE, NEWARK, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL; FOR WRONGFUL

DEMOLITION OF THEIR PROPERTY AT 102 NORTH 13TH STREET. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, ESSEX COUNTY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cr.

RESOLUTION APPOINTING 16 INDIVIDUALS, PER ATTACHED RESOLUTION TO SERVE ON THE CRIMINAL JUSTICE COORDINATING COUNCIL FOR A PERIOD OF TWELVE MONTHS; NO COMPENSATION SHALL BE PAID TO MEMBERS OF THE CRIMINAL JUSTICE COORDINATING COUNCIL.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cs.

RESOLUTION RESCINDING RESOLUTION 7-R-ba, MAY 4, 1977, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, INDEPENDENCE HIGH SCHOOL, FOURTH YEAR, \$100,278.; ITEM AVAILABLE FROM STATE OF NEW JERSEY LAW ENFORCEMENT PLANNING AGENCY."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ct.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, INDEPENDENCE HIGH SCHOOL, FOURTH YEAR, \$100,278.; ITEM AVAILABLE FROM STATE OF NEW JERSEY LAW ENFORCEMENT PLANNING AGENCY. (\$5,278. REPRESENTING AMOUNT REQUIRED FOR THE MUNICIPALITIES SHARE WILL BE PROVIDED BY IRONBOUND YOUTH PROJECT (PRIVATE FOUNDATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

August 3, 1977

7-R-cu.

RESOLUTION RESCINDING RESOLUTION 7-R-1, APRIL 6, 1977, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, TREATMENT ALTERNATIVE TO STREET CRIME (TASC), \$63,333.; ITEM AVAILABLE FROM STATE LAW ENFORCEMENT PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cv.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, TREATMENT ALTERNATIVE TO STREET CRIME (TASC), \$63,333.; ITEM AVAILABLE FROM STATE OF NEW JERSEY LAW ENFORCEMENT PLANNING AGENCY. (\$3,333. REPRESENTING AMOUNT REQUIRED FOR THE MUNICIPALITIES SHARE APPEARS IN BUDGET OF 1977 UNDER CAPTION OF DEDICATION BY RIDER N.J.S. 40A:4-39 AND IS HEREBY APPROPRIATED UNDER CAPTION OF HOUSING COMMUNITY DEVELOPMENT ACT OF 1974, DEPARTMENT OF HEALTH AND WELFARE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cw.

RESOLUTION COMMENDING KATHLEEN MARY MARINO, LITTLE MISS NEW JERSEY LAW PETITE.

(Copy of resolution submitted to each Member of the Council)

(For action on this resolution see Page 16 in the minutes of this meeting)

7-R-cx.

RESOLUTION AMENDING PREVIOUS TAX ABATEMENT AGREEMENT BETWEEN CITY OF NEWARK AND PUEBLO HOUSING CO., 1-A AND CONDITIONS IN DEED TO ASPEN GROUP, INC. TO REQUIRE THE CITY OF NEWARK TO GIVE NOTICE TO DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT OF ANY FUTURE INTENT TO TERMINATE SUCH AGREEMENT AND TO CAUSE REVERTER OF PROPERTIES DURING SUCH TIME AS THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT IS INSURING ANY MORTGAGE ON SAID PREMISES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani,  
President Harris.

No: Councilman Carrino.

7-R-cy.

RESOLUTION RATIFYING EXTENSION AGREEMENT BETWEEN CITY OF NEWARK AND NORTHERN  
NEW JERSEY CIVIL SERVICE TRAINING CENTER FOR PERIOD JULY 16, 1977 TO AUGUST 3, 1977;  
FURTHER AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE AND  
PERSONNEL OFFICER TO ENTER INTO AGREEMENT FOR PERIOD AUGUST 4, 1977 TO JANUARY 23, 1978  
FOR PURPOSE OF TRAINING CITY EMPLOYEES; MAXIMUM AMOUNT TO BE SPENT IS \$8,000. AND SHALL  
BE APPROPRIATED FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE TO THE DIVISION OF PERSONNEL;  
SAID AMOUNT DERIVED FROM COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO THE  
HOUSING AND COMMUNITY ACT OF 1974 (42 USC 5301 P.L. 93-383); NO ADDITIONAL MUNICIPAL  
FUNDS SHALL BE REQUIRED. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL  
PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(2))

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-cz.

RESOLUTION URGING THE GOVERNOR AND NEW JERSEY STATE LEGISLATURE TO PROVIDE THE  
NECESSARY MATCHING FUNDS THROUGH THE DEPARTMENTS OF HUMAN SERVICES AND OF COMMUNITY  
AFFAIRS TO ASSURE REFUNDING OF ASPIRA, INC. UNDER TITLE XX OF THE SOCIAL SERVICES ACT.

(Copy of resolution submitted to each Member of the Council)

(For action on this resolution, see Page 49 in the minutes of this meeting)

7-R-da.

EMERGENCY RESOLUTION APPROPRIATING \$75,000., DEPARTMENT OF WATER UTILITY,  
DIVISION OF WATER SUPPLY, MATERIALS AND SUPPLIES, NON-VEHICULAR MAINTENANCE-\$7,000.,  
EQUIPMENT, MAINTENANCE EQUIPMENT-\$8,000., OVERTIME-\$60,000.; TO PROVIDE FUNDS FOR  
ACQUISITION OF PIPES AND OTHER MATERIALS FOR INVENTORY AND PROVIDE ENOUGH FUNDS FOR  
OVERTIME ACCOUNT TO MEET ANY CONTINGENCY; SAID EMERGENCY FUNDS SHALL BE PROVIDED IN  
1978 BUDGET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

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7-R-db.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS  
IN 1977 CITY OF NEWARK BUDGET, FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC  
PROPERTY, 32 GREEN STREET (7448) AND 2 CEDAR STREET (7444) TO DIRECTOR'S OFFICE, 20 PARK  
PLACE; TO PROVIDE FUNDS FOR MAINTENANCE OF 20 PARK PLACE; IT HAD BEEN ANTICIPATED THIS  
BUILDING WOULD BE SOLD BY APRIL 1, 1977 AND IS NOW ESTIMATED THE CLOSING OF THE SALE WILL  
BE SOMETIME IN AUGUST, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-de.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF NEWARK OFFICE OF CRIMINAL  
JUSTICE PLANNING TO SUBMIT APPLICATION IN CONNECTION WITH PROJECT ENTITLED "SECURITY  
SERVICES FOR THE NRHA HOUSING PROJECTS", TO THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION  
(PROPOSED BUDGET IS \$407,515., FEDERAL-\$224,905., REQUIRED CASH-\$24,989., CASH PROVIDED  
BY IMPLEMENTING AGENCY-\$182,610.; DOES NOT REQUIRE EXPENDITURE OF ANY MUNICIPAL FUNDS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dd.

RESOLUTION AUTHORIZING THE MAYOR AND BUSINESS ADMINISTRATOR TO ACCEPT FROM  
UNITED STATES CIVIL SERVICE COMMISSION AMOUNT OF \$20,000. FOR GRANT PERIOD APRIL 1, 1977  
TO MARCH 31, 1978 UNDER INTERGOVERNMENTAL PERSONNEL ACT; CASH CONTRIBUTION FROM  
PERSONNEL DIVISION - (\$4,400.-1977 BUDGET, \$2,000.-1978 BUDGET)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-de.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION,  
INTERGOVERNMENTAL PERSONNEL ACT PROGRAM (FY'1977-1978) \$20,000.; ITEM AVAILABLE FROM  
UNITED STATES CIVIL SERVICE COMMISSION.

(Copy of resolution and correspondence submitted to each Member of the Council)



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A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-df.            RESOLUTION AMENDING RESOLUTIONS 7-R-s, FEBRUARY 16, 1977 AND 7-R-bo, APRIL 20, 1977 RATIFYING CONTRACTUAL OBLIGATION WITH PANTRY PRIDE AND FOOD FAIR, INC., VAILSBURG FOODTOWN, FOODTOWN SUPERMARKETS, ATLANTIC & PACIFIC TEA CO. (NEWARK STORES ONLY), OLSHIN'S PHARMAC' AND ANGELO PHARMACY, FOR THE PERIOD APRIL 1, 1977 to JUNE 30, 1977 FOR THE CLINICAL COMPONENT OF THE W.I.C. PROGRAM AND AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AMENDED AGREEMENT TO EFFECT EXTENSION OF CONTRACTUAL OBLIGATION TO JUNE 30, 1977; MAXIMUM AMOUNT TO BE PAID FOR EXTENSION PERIOD IS \$446,680. TO BE DERIVED FROM GRANT AWARDED FROM U.S. DEPARTMENT OF AGRICULTURE THROUGH THE NEW JERSEY DEPARTMENT OF HEALTH, \$1,036,127. (CONTRACT EXTENDED WITHOUT COMPETITIVE BIDDING PURSUANT TO N.J.S.A. 40A:11-5 1(a) (ii))

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dg.            RESOLUTION AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE TO ENTER INTO A GRANT AGREEMENT WITH THE NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS, ACCEPTING \$50,000. FOR THE STATE-LOCAL COOPERATIVE HOUSING INSPECTION PROGRAM FOR THE PERIOD JULY 1, 1977 TO JUNE 30, 1978. (NO CITY OF NEWARK MATCH FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dh.            RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH THE FRIENDS OF CLINTON HILL, INC. FOR BESSIE SMITH HEALTH CENTER FOR THE PERIOD APRIL 1, 1977 TO AUGUST 3, 1977, FOR THE PROVISION OF CLINICAL SERVICES TO THE W.I.C. PROGRAM; FURTHER AUTHORIZING THE DIRECTOR TO CONTINUE CONTRACT FOR THE PERIOD AUGUST 4, 1977 TO SEPTMEBER 30, 1977 AND TO EXECUTE AN AMENDED CONTRACT FOR SAID CLINICAL SERVICES FOR THE PERIOD OCTOBER 1, 1976. TO SEPTEMBER 30, 1977. (NO MONETARY COMPENSATION PAID BY CITY TO CONTRACTOR UNDER AMENDED CONTRACT)

August 3, 1977

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-di.

RESOLUTION AUTHORIZING THE MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AGREEMENT WITH KRIVIT & KRIVIT, P.C. FOR THE PURPOSE OF PERFORMING SPECIALIZED LEGAL, LEGISLATIVE, LOBBYING AND GRANTSMANSHIP SERVICES FOR THE PERIOD AUGUST 3, 1977 TO NOVEMBER 4, 1977, IN AMOUNT OF \$25,000. (\$25,000. BUDGETED IN COMMUNITY DEVELOPMENT LOT GRANT FUNDS FY'1977-1978).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dj.

RESOLUTION AUTHORIZING THE DIRECTOR OF RECREATION AND PARKS ON BEHALF OF CITY OF NEWARK TO EXECUTE CONTRACT LEASING IRONBOUND STADIUM TO THE SPORT CLUB PORTUGUES, INC. AUGUST 6, 1977, 6:00 P. M. TO 12:00 P. M., TO CONDUCT A FOLK DANCE SHOW, CITY OF NEWARK SHALL RECEIVE LESSER OF \$300. OR 3% OF NET RECEIPTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dk.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO EXECUTE APPRAISAL CONTRACTS WITH THE APPRAISAL GROUP, (\$700.) KRASNER AND CO. (\$500.) ROBERT W. HENDRICKS, INC. (\$400.) FOR REVIEW AND APPRAISAL REPORTS OF 14 MITCHELL PLACE, NEWARK, NEW JERSEY. (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dl.      RESOLUTION AUTHORIZING THE MAYOR AND EXECUTIVE DIRECTOR OF THE MAYOR'S POLICY AND DEVELOPMENT OFFICE TO EXECUTE APPRAISAL CONTRACTS WITH THE APPRAISAL GROUP (\$2,275.) AND KRASNER AND CO., (\$4,800.) FOR DEVELOPMENT OF APPRAISAL REPORTS FOR THE OPEN SPACE ACQUISITION SITES DESCRIBED IN CONTRACTS. (CONTRACTS AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dm.      RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, ANTI-RECESSION AID SUPPLEMENTAL PROGRAM, \$2,703,400.; ITEM AVAILABLE FROM ANTI-RECESSION AID, OFFICE OF REVENUE SHARING, ANTI-RECESSION AID SUPPLEMENTAL PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dn.      RESOLUTION RATIFYING CONTINUATION OF NEWARK URBAN RODENT AND INSECT CONTROL PROGRAM FOR PERIOD JUNE 1, 1977 TO AUGUST 3, 1977 (INCLUDES EXTENSION PERIOD JUNE 1, 1977 TO JUNE 30, 1977, RESOLUTION 7-R-d, JUNE 24, 1977); FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO CONTINUE OPERATION OF NEWARK URBAN RODENT AND INSECT CONTROL PROGRAM FOR PERIOD AUGUST 4, 1977 TO MAY 31, 1978; AND FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO GRANT-IN-AID CONTRACT WITH NEW JERSEY STATE DEPARTMENT OF HEALTH TO ACCEPT SUM OF \$277,374. FROM SAID NEW JERSEY STATE DEPARTMENT OF HEALTH. (NO CITY OF NEWARK MATCH FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-do.      RESOLUTION GIVING CONSENT TO NEW JERSEY STATE AFL-CIO URBAN RENEWAL HOUSING

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INC., A NON-PROFIT HOUSING CORPORATION OF THE STATE OF NEW JERSEY, FOR ASSIGNMENT, TRANSFER AND CONVEYANCE BY IT OR ITS HOUSING DEVELOPMENT PROJECT (RESOLUTION 7-R-f, NOVEMBER 15, 1976 GRANTING TAX ABATEMENT TO NEW JERSEY STATE AFL-CIO URBAN RENEWAL HOUSING, INC., FOR CONSTRUCTION OF A HOUSING PROJECT FRONTING ON BROAD STREET AND RUNNING THROUGH TO NEVADA STREET AND COMMONLY KNOWN AS 987-997 BROAD STREET BEING A PART OF PRESENT LOT 1 IN BLOCK 111) TO NEVADA STREET ASSOCIATES, A LIMITED DIVIDEND HOUSING ASSOCIATION, SUBJECT TO CERTAIN CONDITIONS AS STATED IN THIS RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-dp.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AND EXECUTE CONTRACT WITH UNITED COMMUNITY CORPORATION, 449 CENTRAL AVENUE, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR PROVISION OF REGULAR AND HISPANIC MEALS FOR TITLE VII NUTRITION PROGRAM FOR THE ELDERLY, IN ACCORDANCE WITH BID AND SPECIFICATIONS, FOR AMOUNT \$1.415 PER MEAL, TOTAL CONTRACT AMOUNT \$151,122. FOR PERIOD AUGUST 4, 1977 TO DECEMBER 31, 1977; AMOUNT PAYABLE UNDER AFORESAID CONTRACT SHALL BE DERIVED FROM GRANT RECEIVED FROM NEW JERSEY STATE DEPARTMENT OF COMMUNITY AFFAIRS (RESOLUTION 7-R-f DECEMBER 29, 1976, RESOLUTION 7-R-u, MARCH 2, 1977) TOTAL GRANT AMOUNT \$816,049.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution with the provision that the Director of Health and Welfare will make weekly inspections of the site and submit reports to the Newark Municipal Council was made by was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dq.

RESOLUTION APPROVING THE DETERMINATION OF THE CENTRAL PLANNING BOARD THAT THE IRONBOUND URBAN RENEWAL PROJECT IS DECLARED BLIGHTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this resolution, see Pages 50, 51 and 52 in the minutes of this meeting.)

7-R-dr.RESOLUTION BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK EXPRESSING PROFOUND

SORROW AND REGRET UPON THE UNTIMELY DEATH OF JOHN MAC DONALD, MANAGER, DIVISION OF  
SANITATION, DEPARTMENT OF PUBLIC WORKS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and  
 declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
 Villani, President Harris.

7-R-ds.RESOLUTION APPROVING APPLICATION AND PLAN OF J.P.A. URBAN RENEWAL CORPORATION

#1, FOR MAINTENANCE AND OPERATION OF PROJECT LOCATED AT 118 TO 122 AND 126-132

SPRUCE STREET AND 40-56 SOMERSET STREET; EXEMPTION FROM TAXATION IS GRANTED FOR PERIOD

OF NOT MORE THAN 10 YEARS FROM JANUARY 1, 1976, IN COMPLIANCE WITH AND SUBJECT TO

PROVISIONS AND CONDITIONS OF N.J.S.A. 40:55C-40; THIS TAX ABATEMENT IS CONDITIONED ON

THE SUBJECT PREMISES BEING USED AS A RETAIL FOOD SUPERMARKET AND IN THE EVENT THAT THE

PREMISES SHALL CEASE TO BE USED AS SUCH, THIS ABATEMENT WILL CEASE IMMEDIATELY. (JACK

PARKER ASSOCIATES OF NEW JERSEY, INC., J.P.A. RENEWAL CORPORATION #1 AND HIGH PARK

URBAN RENEWAL COOPERATIVE CORPORATION, INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY,

LAW DIVISION, ESSEX COUNTY, AGAINST THE CITY OF NEWARK, SEEKING RETROACTIVE TAX ABATEMENT

PURSUANT TO N.J.S.A. 40:55C-40 ET SEQ. BACK TO FEBRUARY, 1967; MATTER CAME TO TRIAL AND

AFTER EXTENSIVE NEGOTIATIONS AGREED THAT AN AMICABLE RESOLUTION OF THE LITIGATION WOULD

BE IF THE PLAINTIFF WERE TO BE GRANTED PROSPECTIVE TAX ABATEMENT FOR PERIOD OF TEN YEARS

RATHER THAN 20 YEARS PERMITTED BY STATE LAW.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
 Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Martinez, Tucker, Villani.

No: Councilmen Bottone, Carrino.

Not Voting: President Harris.

7-R-dt.RESOLUTION COMMENDING REVEREND JESSE WENDELL MAPSON, PASTOR OF MOUNT CALVARY

BAPTIST CHURCH, FOR OUTSTANDING SERVICE.

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this resolution, see pages 12 and 13 in the minutes of this  
 meeting)

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7-R-du.

RESOLUTION TO MODIFY A CONDITION, REVERTER AND FORFEITURE CLAUSE FOR PROPERTY TO BE CONVEYED BY THE CITY OF NEWARK, 386-388; 390 AND 401 HAWTHORNE AVENUE, BLOCK 3617, LOTS 5 AND 7, AND BLOCK 3037, LOT 17, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dv.

RESOLUTION AMENDING RESOLUTION 7-R-ct, JULY 13, 1977, "RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT NO. 77-08R ON BEHALF OF CITY OF NEWARK WITH MUNICIPAL SANITARY LANDFILL AUTHORITY FOR SUM OF \$.79 PER CUBIC YARD ON A UNIT PRICE BASIS (INCLUDING \$.04 PER CUBIC YARD TIPPING CHARGE PAYMENTS REQUIRED BY NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION) NOT TO EXCEED \$322,529.52 IN 1977, IN ACCORDANCE WITH THE BID SPECIFICATIONS AND CONTRACT DOCUMENTS, AS AMENDED; TERM OF CONTRACT SHALL BE FOR MAXIMUM PERIOD OF 40 MONTHS, OR UNTIL SUCH TIME WHEN CITY IS ABLE TO COMMENCE DELIVERY OF MUNICIPAL SOLID WASTE TO ITS CONTRACTED RESOURCE RECOVERY FACILITY; BUT TERM OF CONTRACT SHALL NOT BE FOR PERIOD LESS THAN 24 MONTHS UNLESS ONE OF THE PARTIES EXERCISE THEIR RIGHT TO TERMINATE CONTRACT WITH 60 DAYS NOTICE; CITY SHALL RESERVE RIGHT TO DISPOSE WASTE AT MUNICIPAL SANITARY LANDFILL AUTHORITY SITE AND/OR THE CONTRACTED RESOURCE RECOVERY FACILITY IS IN ITS START-UP TRIAL PERIOD AND TERMINATE CONTRACT WITHIN 30 DAYS NOTICE AFTER THE TWENTY-FOURTH MONTH; FUNDING APPROPRIATED FROM DIVISION OF SANITATION, DEPARTMENT OF PUBLIC WORKS," THAT THE AMOUNT OF DISPOSABLE MATERIAL CANNOT EXCEED 408,265 CUBIC YARDS OF SOLID WASTE AT THE SAME UNIT PRICE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris declared a recess at 6:10 P. M.

The Council reconvened by 6:14 P. M.

MOTIONS.

7-M-a.

(For action on this Motion, see page 15 in the minutes of this meeting)

7-M-b.

A MOTION REQUESTING THE LAW DEPARTMENT TO DRAFT LEGISLATION PROVIDING THAT

RENEWAL OF ALL CITY LICENSES SHALL BE CONTINGENT UPON SATISFACTION OF ANY OUTSTANDING MUNICIPAL OBLIGATIONS, SUCH AS TAX OR WATER BILLS, TO ASSURE THAT THE CITY RECEIVES TIMELY PAYMENT OF BILLS BY CITY LICENSEES; FURTHER, THAT A LETTER BE SENT TO THE MEMBERS OF THE LEGISLATURE MAKING SAID PROVISION A STATE LAW, was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION URGING GOVERNOR AND LEGISLATURE TO AMEND THE STATE'S "ANTI-REDLINING" BILL SIGNED BY THE GOVERNOR, JANUARY 12, 1977, TO INCLUDE NOT ONLY DETERIORATING NEIGHBORHOODS, BUT MARGINAL AREAS STRUGGLING TO STABILIZE THEMSELVES, was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-d.

A MOTION TO REMOVE FROM THE TABLE AND AMEND SAID ORDINANCE TO INCLUDE THE 5% INCREASE, "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF ASSISTANT PUBLIC DEFENDER, OFFICE OF THE MAYOR)", AND DIRECTING THE CITY CLERK TO PLACE SAID ORDINANCE UNDER "COMMUNICATIONS" ON THE SEPTEMBER 7, 1977 CALENDAR OF THE MUNICIPAL COUNCIL, was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-e.

A MOTION URGING THE STATE OF NEW JERSEY TO TAKE OVER THE RESPONSIBILITY OF OPERATING MARTLAND HOSPITAL, WHICH IS THE TEACHING HOSPITAL OF THE COLLEGE OF MEDICINE AND DENTISTRY, NOTING THAT THE CITY OF NEWARK PAYS THE HOSPITAL NEARLY \$500,000 PER YEAR FOR HOSPITAL CARE FOR INDIGENT AND GENERAL ASSISTANCE CLIENTS, OR \$228.95 PER DAY, COMPARED TO AN AVERAGE DAILY RATE OF \$153. AT OTHER LOCAL HOSPITALS, was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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150 M-F.

A MOTION TO REMOVE FROM THE TABLE "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-1) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF MANAGER, CITY-OWNED PROPERTY, SENIOR ACCOUNTANT AND SENIOR REAL ESTATE MAINTENANCE INSPECTOR)," AND DIRECTING THE CITY CLERK TO PLACE SAID ORDINANCE UNDER "COMMUNICATIONS" ON THE SEPTEMBER 7, 1977 CALENDAR OF THE MUNICIPAL COUNCIL, was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 12, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-h) ADOPTED MAY 4, 1977, AS AMENDED AND SUPPLEMENTED. (TO CREATE POSITION AND SALARY RANGE FOR EXECUTIVE SECRETARY, I.F.C., ACTUARIAL SECRETARY AND BOOKKEEPER, I.F.C.)"

(Executive Secretary, I.F.C.	1977	\$13,457. - \$16,361.
	1978	14,130. - 17,179.
Actuarial Secretary, I.F.C.	1977	11,628. - 14,133.
	1978	12,209. - 14,840.
Bookkeeper, I.F.C.	1977	10,045. - 12,209.
	1978	10,547. - 12,819.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Corporation Counsel Buck, Budget Officer Banker, Personnel Officer Veltri and Insurance Fund Commission Secretary Beatty met with the Council July 26, 1977)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 12, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$120,000. IN THE DIVISION OF RECREATION MAINTENANCE, DEPARTMENT OF RECREATION AND PARKS, TO PROVIDE ADDITIONAL FUNDS FOR CODE 7131 - POWER AND LIGHT - ELECTRICITY."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 19, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING ORDINANCE 6-S & F-f, ADOPTED FEBRUARY 17, 1971, ENTITLED 'AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY,' TO EXCLUDE RESIDENT TENANTS IN MULTI-FAMILY HOUSING UNITS FROM SAID ORDINANCE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JULY 20, 1977, NOMINATING MS. EVELYN MATTHEWS, AS A MEMBER OF THE RENT CONTROL BOARD, FOR A TERM OF TWO YEARS.

(Copy of communication submitted to each Member of the Council)

(Ms. Matthews met with the Council August 2, 1977)

A motion to confirm the nomination of Ms. Evelyn Matthews, as a Member of the Rent Control Board, for a term of two years was made by Councilman Tucker, seconded by President Harris.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: This nomination is confirmed.

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8-e.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, NOMINATING MR. STEVEN E. MINATEE, AS A MEMBER OF THE RENT CONTROL BOARD, FOR A TERM OF TWO YEARS.

(Copy of communication submitted to each Member of the Council)

(Mr. Minatee met with the Council August 2, 1977)

A motion to confirm the nomination of Mr. Steven E. Minatee, as a Member of the Rent Control Board for a term of two years was made by President Harris, seconded Councilman Tucker.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: This nomination is confirmed.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 25, 1977 ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO CREATE THE POSITION AND NUMBER OF SAID POSITIONS FOR FIREFIGHTER-BILINGUAL, SPANISH/ENGLISH)."

		Annual Minimum Salary	Middle Step	Annual Maximum Salary
(Firefighter-Bilingual Spanish/English	8	\$13,084.	\$13,666.	\$14,750.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Director of Fire Caufield to meet with the Council at their pre-meeting conference September 6, 1977 was made by Councilman Villani, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED, JULY 25, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 137 ELIZABETH AVENUE, NEWARK, NEW JERSEY, BLOCK 2697, LOT 12, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$11,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker,

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seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 25, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 66-68 COURT STREET, NEWARK, NEW JERSEY, BLOCK 98, LOT 16, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$12,900.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 25, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 172 LIVINGSTON STREET, NEWARK, NEW JERSEY, BLOCK 2568, LOT 60, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-j.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 25, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE PUBLIC HEALTH NURSE ASSOCIATION)."

(Public Health Nurse Supervisor	1/1/77	\$12,819. - \$15,590.
	1/1/78	13,460. - 16,369.
Director Public Health Nursing	1/1/77	15,590. - 18,840.
Service C.H.S.	1/1/78	16,369. - 19,887.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

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A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 25, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 2-16 HILLSIDE PLACE, 106-120 WAVERLY AVENUE, AND 93-111 STRATFORD PLACE (CHARLTON STREET SCHOOL), BLOCK 2582, LOT 1, TO THE BOARD OF EDUCATION OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1)." (\$1.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-1.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 26, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-1) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR SUPERVISOR OF TELEPHONE SYSTEMS AND PURCHASING EXPEDITOR-MOTORS; AND TO CREATE THE POSITION, TITLE CODE AND SALARY RANGE FOR SUPERVISOR OF MOTOR VEHICLE ACCOUNTS)."

(Purchasing Expeditor, Division of Motors	1977	\$ 8,842. - \$10,547.
	1978	9,461. - 11,074.
Supervisor of Telephone Systems	1977	12,209. - 14,840.
	1978	12,819. - 15,582.
Supervisor of Motor Vehicle Accounts	1977	11,073. - 13,460.
	1978	11,628. - 14,130.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 26, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE AMENDING ORDINANCE ENTITLED, 'AN ORDINANCE CREATING THE POSITION OF SCHOOL TRAFFIC GUARD (PART TIME) IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR' (6-S & F-bk) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES)."

(School Traffic Guard

First Year	\$3.19 hr.
Second Year	3.83 hr.
Third Year	4.46 hr.
Fourth Year	5.10 hr.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-n.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 26, 1977, ENCLOSING PROPOSED "CAPITAL ORDINANCE AUTHORIZING THE APPROPRIATION OF \$7,596,000. FOR THE CONSTRUCTION OF THE WEEQUAHIC AREA ELEMENTARY SCHOOL HAVING RECEIVED FUNDS FROM THE FEDERAL GOVERNMENT IN THE AMOUNT OF \$7,596,000. UNDER TITLE I OF THE PUBLIC WORKS EMPLOYMENT ACT OF 1976, WITH THE BALANCE COMING FROM THE ISSUANCE OF QUALIFIED BONDS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this ordinance, see 6-F-n, on Page 19 in the minutes of this meeting)

8-o.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 26, 1977, ENCLOSING PROPOSED "CAPITAL ORDINANCE AUTHORIZING THE APPROPRIATION OF \$14,200,456. FOR FOUR (4) LOCAL PUBLIC WORKS PROJECTS CONTINGENT UPON RECEIPT OF FUNDS FROM THE FEDERAL GOVERNMENT UNDER TITLE I OF THE LOCAL PUBLIC WORKS EMPLOYMENT ACT OF 1977."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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8-p.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 26, 1977, ENCLOSING PROPOSED "ORDINANCE REPEALING THE EXISTING PROVISIONS OF TITLE 21 OF THE MUNICIPAL ORDINANCES AND SUBSTITUTING THE FOLLOWING THEREFOR."  
(SEWER AND SEWER DISPOSAL)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-q.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 26, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-4.1, PARKING LIMITED TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO THIRTY MINUTES ON FRANKLIN STREET."

(Franklin Street, south side, from Federal Square to Broad Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-r.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 26, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON HILLSIDE AVENUE."

(Hillside Avenue, west side, from the northerly curblin of West Runyon extending 270 feet northerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-s.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 26, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:3-3, PROHIBITING RIGHT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(North on Hillside Avenue to East on West Bigelow Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-t.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 26, 1977, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE TO ENTER INTO A CONTRACT ON BEHALF OF CITY OF NEWARK WITH THE SALVATION ARMY, IRONBOUND BOY'S CLUB TO LEASE PROPERTY LOCATED AT 138 CLIFFORD STREET, IN THE CITY OF NEWARK, NEW JERSEY. (CONTRACT TO LEASE SAID PROPERTY FOR A TERM OF ONE (1) YEAR, COMMENCING JUNE 10, 1977 AND ENDING JUNE 9, 1978 AT A RENTAL OF \$1.00 FOR ENTIRE TERM)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-u.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 26, 1977, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE TO ENTER INTO A CONTRACT ON BEHALF OF THE CITY OF NEWARK WITH ELIZABETH-WEEQUAHIC PRESBYTERIAN CHURCH TO LEASE THE PROPERTY LOCATED AT 761 ELIZABETH AVENUE, IN THE CITY OF NEWARK, NEW JERSEY. (CONTRACT TO LEASE SAID PROPERTY FOR TERM OF ONE (1) YEAR, COMMENCING SEPTEMBER 1, 1977, AND ENDING AUGUST 31, 1978, AT A RENTAL OF \$5,000. FOR ENTIRE PERIOD)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by President Harris and adopted by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-v.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, RECEIVED JULY 26, 1977, APPOINTING MILTON A. BUCK AS BUSINESS ADMINISTRATOR OF THE CITY OF NEWARK, COMMENCING AUGUST 8, 1977 AND EXPIRING AT 12:00 NOON JULY 1, 1978.

(Copy of communication submitted to each Member of the Council)

(Mr. Buck met with the Council July 26, 1977)

A motion to confirm the nomination of Milton A. Buck as Business Administrator of the City of Newark, commencing August 8, 1977 and expiring at 12:00 Noon July 1, 1978 was made by the Council of the Whole.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: This nomination is confirmed.

8-w.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED AUGUST 1, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 8, CHAPTER 7, SECTION 6 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1972." (USE OF PUBLIC PLACES).

(Copy of ordinance and correspondence submitted to each Member of the Council) .

(Assistant Corporation Counsel Ferillo met with the Council August 2, 1977)

(For action on this ordinance, see 6-F-o, on Page 20 in the minutes of this meeting)

8-x.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 1, 1977, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE TO ENTER INTO A CONTRACT ON BEHALF OF THE CITY OF NEWARK WITH YOUTH CONSULTATION SERVICE TO LEASE THE PROPERTY LOCATED AT 284 BROADWAY, IN THE CITY OF NEWARK, NEW JERSEY. (CONTRACT TO LEASE SAID PROPERTY FOR TERM OF ONE (1) YEAR, COMMENCING SEPTEMBER 1, 1977 AND ENDING AUGUST 31, 1978, AT A RENTAL OF \$3,697.50 FOR ENTIRE TERM)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:



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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-y.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED AUGUST 2, 1977, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE MAYOR AND THE MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH MR. GORDAN ASH OF 1001 SPRINGFIELD AVENUE, IRVINGTON, NEW JERSEY, TO LEASE THE PREMISES KNOWN AS 570 CLINTON AVENUE, NEWARK, NEW JERSEY, AT AN ANNUAL RATE OF \$1,800. TO BE PAID IN MONTHLY INSTALLMENTS OF \$150.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 7, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from July 5, 1977 to July 26, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Parent Association of St. Benedict's Elementary School	7156 (Amended)
Alanon Association, Inc.	7191 (Amended)
Society of the Holy Rosary of St. Francis Xavier Church	7202 (Amended)
St. Rocco Church	7214 (Amended)
St. Rocco School - Parent Teachers Association	7282 (Amended)
Holy Name Society - St. John's Ukrainian Catholic Church	7432 (Amended)
St. Martin DePorres Educational Association of Queen of Angels School	7489

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RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Community Parents for 4H Youth Development	7461 (Amended)
St. Michael's Ladies Auxiliary	7485
St. Michael's Altar Society	7486
Bronze Shields Inc.	7487
Newark Day Center	7488
St. John's Guild	7490
Kids Corporation	7491

A motion to concur in the Report was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 6:30 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President

A Special Meeting of the Municipal Council of the City of Newark, New Jersey was held on the above date in the Council Chamber, City Hall, Newark, New Jersey.

President Harris called the meeting to order 11:40 A.M.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

President Harris stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on August 23, 1977 at the time of its preparation. All persons who pre-paid for advance notice of meetings also received copies of the schedule and agenda as required by law."

The City Clerk read letter from President Harris calling a Special Meeting of the Municipal Council of the City of Newark, New Jersey for 11:00 A.M., Thursday, August 25, 1977 to consider sale of premises 2-16 Hillside Place, 106-120 Waverly Avenue and 93-111 Stratford Place (Charlton Street School).

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a,

The City Clerk read ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 2-16 HILLSIDE PLACE, 106-120 WAVERLY AVENUE AND 93-111 STRATFORD PLACE (CHARLTON STREET SCHOOL), BLOCK 2582, LOT 1, TO THE BOARD OF EDUCATION OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$1).

A motion to adopt the ordinance on first reading was made by President Harris seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are eight, the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby

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authorized and directed to advertise said ordinance and give public notice of its introduction on first reading as provided by law. This ordinance will come up for public hearing and be considered for further action on September 7, 1977.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

This meeting adjourned 11:45 A.M.

APPROVED:

Frank D'Ascensio

Frank D'Ascensio  
City Clerk

Earl Harris

Earl Harris  
President

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:15 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Joseph A. Stulb, Blessed Sacrament Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant Jack Yablonsky, Sergeant-at-Arms.

President Harris stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on August 29, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented EVALUATION REPORT #26 - SPECIAL PROBATION CASELOADS FOR IMPACT OFFENDERS, DATED FEBRUARY 10, 1977, SUBMITTED BY ALAN ZALKIND, EXECUTIVE DIRECTOR, NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING.

(Copy submitted to each Member of the Council)

A motion that the Evaluation be received and staff study be made for report to the Council was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-b.

The City Clerk presented FINANCIAL STATEMENTS FOR NEWARK URBAN RODENT AND INSECT CONTROL PROJECT, FOR PERIOD JUNE 1, 1974 TO MAY 31, 1975 WITH REPORT OF CERTIFIED PUBLIC ACCOUNTANTS AND OBSERVATIONS AND RECOMMENDATIONS, SUBMITTED BY HURDMAN AND CRANSTOUN, CERTIFIED PUBLIC ACCOUNTANT.

(Copy submitted to each Member of the Council)

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A motion that the Financial Statements be received and staff study be made for report to the Council was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-c.

The City Clerk presented ACCOUNTANTS' REPORT - NEWARK SUMMER NUTRITION PROGRAM FOR CHILDREN, FOR PERIOD JANUARY 1, 1976 TO SEPTEMBER 30, 1976, SUBMITTED BY ROSS, STEWART & BENJAMIN, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-d.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF JULY, 1977.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-e.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENICES, FOR THE MONTH OF MAY, 1977.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-f.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENICES, FOR THE MONTH OF JUNE, 1977.

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-g.

The City Clerk presented CCPY OF MINUTES OF MEETING OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD JUNE 15, 1977.

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A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-h.

The City Clerk presented COPY OF MINUTES OF MEETING OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, HELD JUNE 15, 1977.

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-i.

The City Clerk presented PROGRESS REPORT #30 - SECONDARY FACILITIES, PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR PERIOD ENDING JUNE 30, 1977, SUBMITTED BY CHARLES A. MANGANARO, CONSULTING ENGINEERS.

A motion that the Progress Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-j.

The City Clerk presented ANNUAL REPORT, NEWARK HUMAN RIGHTS COMMISSION, OFFICE OF THE MAYOR AND AGENCIES, FOR THE YEAR 1976.

A motion that the Annual Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-k.

The City Clerk presented COPY OF MINUTES OF PRIVATE MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD JUNE 22, 1977.

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-l.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD JUNE 22, 1977.

A motion that the Copy of Minutes be received was made by Councilman Giuliano,

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seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

4-m.

The City Clerk presented REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS FOR THE MONTHS OF MAY AND JUNE, 1977.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

4-n.

The City Clerk presented REPORT OF THE OFFICE OF THE CITY CLERK, FOR THE MONTH OF JUNE, 1977.

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

4-o.

The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-6, R-72, R-121, R-123, C/D/S, C/D/N AND C/D/V, FROM JUNE 27, 1977 TO JULY 1, 1977 AND INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS FROM JULY 4, 1977 TO JULY 8, 1977; JULY 11, 1977 TO JULY 15, 1977, AND LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT R-121 FROM JULY 18, 1977 TO JULY 22, 1977; URBAN RENEWAL PROJECT R-123 FROM JULY 25, 1977 TO JULY 29, 1977; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS FROM JUNE 27, 1977 TO JULY 1, 1977 AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS R-6 AND R-38, FROM JULY 4, 1977 TO JULY 8, 1977; URBAN RENEWAL PROJECT R-32 FROM JULY 11, 1977 TO JULY 15, 1977; URBAN RENEWAL PROJECT R-52, FROM JULY 18, 1977 TO JULY 22, 1977; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS FROM JULY 25, 1977 TO JULY 29, 1977.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

4-p.

The City Clerk presented REPORT OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENICES, FOR THE MONTH OF JULY, 1977.

A motion that the Report be received was made by President Harris, seconded by



Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-g.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING  
AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF JULY, 1977.

A motion to approve Report of Contracts awarded subject to receipt of a  
resolution affecting contract to Center for Lab Medicine for laboratory services in the  
amount of \$23,700. was made by Councilman Allen; seconded by Councilman Bottone and  
adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-r.

The City Clerk presented SUMMARY OF CITY-OWNED PROPERTY REVENUE ACCOUNTS, FOR  
THE MONTH OF JULY, 1977, SUBMITTED BY KENNETH JOSEPH, ACTING TAX COLLECTOR.

(Copy submitted to each Member of the Council)

A motion that the Summary of City-owned Property Revenue Accounts be received  
and placed on file was made by Councilman Bottone, seconded by Councilman Allen and  
adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-s.

The City Clerk presented REPORT OF MUNICIPAL COURT, PART SIX, FOR THE MONTH OF  
JUNE, 1977.

A motion that the Report be received and placed on file was made by Councilman  
Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-t.

The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF  
JULY, 1977.

A motion that the Report be received and placed on file was made by Councilman  
Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-u.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY  
OF THE CITY OF NEWARK, HELD JULY 20, 1977.

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A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-v.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD JULY 20, 1977.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-w.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD JULY 21, 1977.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-x.

The City Clerk presented EVALUATION REPORT #28 - OF NEWARK VICTIM SERVICE CENTER, DATED MARCH 31, 1977, PREPARED BY PAUL ECKMAN, EVALUATION ANALYST, SUBMITTED BY ALAN ZALKIND, EXECUTIVE DIRECTOR OF NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received and staff study be made for report to the Council was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-y.

The City Clerk presented EVALUATION REPORT #23 - OF MAN-TO-MAN/WOMAN-TO-WOMAN, DATED MARCH 31, 1977, PREPARED BY PAUL ECKMAN, EVALUATION ANALYST, SUBMITTED BY ALAN ZALKIND, EXECUTIVE DIRECTOR OF NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received and staff study be made for report to the Council was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-z.

The City Clerk presented ANNUAL REPORT OF NEWARK MAYOR'S OFFICE OF EMPLOYMENT  
AND TRAINING, 1975-76.

A motion that the Annual Report be received and placed on file was made by  
Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-ba.

The City Clerk presented EVALUATION REPORT #29 - YOUTH AID AND SERVICES, DATED  
MAY 1, 1977, FOR PERIOD JULY, 1971 TO DECEMBER, 1976; SUBMITTED BY ALAN ZALKIND,  
EXECUTIVE DIRECTOR OF NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received and staff study be made for  
report to the Council was made by Councilman Carrino, seconded by Councilman Giuliano  
and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-bb.

The City Clerk presented SUMMARY OF BUDGET ACTIVITY REPORT, SURPLUS PROPERTIES  
FOR THE MONTH OF JULY, 1977, SUBMITTED BY MANAGER VILLANI, CITY-OWNED SURPLUS PROPERTY.

A motion that the Budget Activity Report be received and placed on file was  
made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-bc.

The City Clerk presented REPORT OF OFFICE OF CONSUMER ACTION, FOR THE MONTH  
OF JULY, 1977, SUBMITTED BY DENNIS G. CHEROT, EXECUTIVE DIRECTOR.

A motion that the Report be received and placed on file was made by Councilman  
James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

4-bd.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH

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AND WELFARE, FOR THE MONTHS OF JANUARY TO JUNE, 1977.

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-be.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY TO JULY, 1977.

A motion that the Report be received and placed on file was made by Councilman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-bf.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE/RAMAPO, HELD JULY 20, 1977.

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-bg.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, FILTRATION PLANT, HELD JULY 20, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

4-bh.

The City Clerk presented COPY OF MINUTES OF MEETING OF NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, TWO BRIDGES, HELD JULY 20, 1977.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

A motion to consider Resolution 7-R-dy and Resolution 7-R-dz at this time was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-dy. RESOLUTION COMMENDING SIXTY-SEVEN (67) UNITED STATES YOUTH GAMES PARTICIPANTS  
FROM THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

7-R-dz. RESOLUTION COMMENDING CLARICE WALKER, SHAWN JENKINS, NICHOLAS MAYER,  
PHILLIP RANSOME AND RON SWEET FOR OUTSTANDING PERFORMANCES AT THE UNITED STATES YOUTH  
GAMES.

(Copy of resolution submitted to each Member of the Council)

Councilman Tucker requested Director of Recreation and Parks Washington and Coordinator of the City of Newark's Youth Games, Mr. Fitzgerald to approach the podium.

Councilman Tucker said it is important that the Council express their appreciation to these young people involved in sport activities who addressed themselves to the positive attributes of the City.

Councilman Tucker read in full the resolution with respect to commending the young people involved.

Councilman Tucker presented a resolution to Clarice Walker, Gold Medal Winner and stated all of the citizens of Newark are proud of the contributions made by these young people at the United States Youth Games.

Director Washington thanked the Municipal Council for the support they received with respect to attendance at the Youth Games. He expressed the desire that Newark will be the Host Team for the Youth Games in 1979.

President Harris offered his and the Council's congratulations to all the participants and noted several Members of the Municipal Council were involved in sports during their youth. He urged the young people present to continue not only in their excellence in sports but to work hard to achieve success in their academic endeavors. He felt their scholastic ability will affect their future life.

Councilman Tucker stressed the importance of interaction with representatives of the business community to work in sponsoring these Youth Games. He saluted Director of Recreation and Parks Washington for the job he is doing and felt the involvement in our young people is one of the most beautiful things the Council can deal with.

The parent of one of the young people addressed the Municipal Council commending the staff of Recreation and Parks for their dedication. She said she was proud to see how the young people of the City of Newark conducted themselves during the Youth Games.

A motion to adopt Resolution 7-R-dy and Resolution 7-R-dz was made by the

Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AUTHORIZING DIRECTOR OF PUBLIC WORKS TO GRANT  
AND EXECUTE AN EASEMENT BETWEEN CITY OF NEWARK AND CORNELIUS GALLAGHER AND CLAIR  
GALLAGHER, HIS WIFE, FOR THE PURPOSE OF CONSTRUCTING A ROADWAY ACROSS A PORTION OF THE  
SUSQUEHANNA AND WESTERN RAILROAD COMPANY RIGHT OF WAY IN KNOWLTON TOWNSHIP.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance per request of the Law Department  
was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by  
President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS,  
OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK,  
NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING SCHLEY STREET AND FABYAN  
TERRACE.

(Deleting Schley Street, southbound, from Hawthorne Avenue to Field Place

Adding Schley Street, southbound, from Hawthorne Avenue to Route 78 Ramp

Schley Street, southbound, from Turning Roadway between Fabyan

Terrace and Schley Street to Field Place.

Schley Street, northbound, from Turning Roadway, between Fabyan

Terrace and Schley Street, to Lyons Avenue

Fabyan Terrace, northbound, from Chancellor Avenue to Schley Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James,  
seconded by Councilman Tucker and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

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President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

6-F-c.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-h) ADOPTED MAY 4, 1977, AS AMENDED AND SUPPLEMENTED. (TO CREATE POSITION AND SALARY RANGE FOR EXECUTIVE SECRETARY, I.F., ACTUARIAL SECRETARY AND BOOKKEEPER, I.F.)

(Executive Secretary I.F.	1977	\$13,457. - \$16,361.
	1978	14,130. - 17,179.
Actuarial Secretary I.F.	1977	11,628. - 14,133.
	1978	12,209. - 14,110.
Bookkeeper I.F.	1977	10,045. - 12,209.
	1978	10,547. - 12,819.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Corporation Counsel Buck, Budget Officer Banker, Personnel Officer Veltri and Insurance Fund Commission Secretary Beatty met with the Council July 26, 1977)

A motion to defer action on this ordinance awaiting report from the Business Administrator was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$120,000. IN THE DIVISION OF RECREATION MAINTENANCE, DEPARTMENT OF RECREATION AND PARKS, TO PROVIDE ADDITIONAL FUNDS FOR CODE 7131 - POWER AND LIGHT - ELECTRICITY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance

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is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

6-F-e.

The City Clerk read AN ORDINANCE AMENDING ORDINANCE 6-S & F-f, ADOPTED FEBRUARY 19, 1971, ENTITLED "AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX FEE ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY," TO EXCLUDE RESIDENT TENANTS IN MULTI-FAMILY HOUSING UNITS FROM SAID ORDINANCE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

6-F-f.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 137 ELIZABETH AVENUE, NEWARK, NEW JERSEY, BLOCK 2697, LOT 12, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$11,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed



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to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

6-F-g.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 66-68 COURT STREET, NEWARK, NEW JERSEY, BLOCK 98, LOT 16, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$12,900.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for public hearing and be considered for further action on September 21, 1977.

6-F-h.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 172 LIVINGSTON STREET, NEWARK, NEW JERSEY, BLOCK 2568, LOT 60, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$2,500.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

6-F-1.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE PUBLIC HEALTH NURSE ASSOCIATION).

(Public Health Nurse Supervisor	1/1/77	\$12,819. - \$15,590.
	1/1/78	13,460. - 16,369.
Director Public Health Nursing	1/1/77	15,590. - 18,840.
Service C.H.S.	1/1/78	16,369. - 19,887.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

6-F-j.

The City Clerk read AN ORDINANCE AUTHORIZING THE MAYOR AND THE MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH MR. GORDAN ASH OF 1001 SPRINGFIELD AVENUE, IRVINGTON, NEW JERSEY, TO LEASE THE PREMSES KNOWN AS 570 CLINTON AVENUE, NEWARK, NEW JERSEY, AT AN ANNUAL RATE OF \$1,800. TO BE PAID IN MONTHLY INSTALLMENTS OF \$150.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading on condition that all the back rent and taxes have been paid on this property was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

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6-F-k.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-1) ADOPTED MAY 4, 1977, AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR SUPERVISOR OF TELEPHONE SYSTEMS AND PURCHASING EXPEDITOR-MOTORS; AND TO CREATE THE POSITION, TITLE CODE AND SALARY RANGE FOR SUPERVISOR OF MOTOR VEHICLE ACCOUNTS).

(Purchasing Expeditor, Division of Motors	1977	\$ 8,842. - \$10,547.
	1978	9,461. - 11,074.
Supervisor of Telephone Systems	1977	12,209. - 14,840.
	1978	12,819. - 15,582.
Supervisor of Motor Vehicle Accounts	1977	11,073. - 13,460.
	1978	11,628. - 14,130.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

6-F-1.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING THE POSITION OF SCHOOL TRAFFIC GUARD (PART TIME) IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR" (6-S & F-bk) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES).

(School Traffic Guard	First Year	\$3.19 hr.
	Second Year	3.83 hr.
	Third Year	4.46 hr.
	Fourth Year	5.10 hr.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

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President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

6-F-m.

The City Clerk read AN ORDINANCE AUTHORIZING THE APPROPRIATION OF \$14,200,456. FOR FOUR (4) LOCAL PUBLIC WORKS PROJECT CONTINGENT UPON RECEIPT OF FUNDS FROM FEDERAL GOVERNMENT UNDER TITLE I OF THE LOCAL PUBLIC WORKS ACT OF 1977.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration, per request of Director of Engineering was made by Councilman Giuliano, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

6-F-n.

The City Clerk read AN ORDINANCE REPEALING THE EXISTING PROVISIONS OF TITLE 21 OF THE MUNICIPAL ORDINANCES AND SUBSTITUTING THE FOLLOWING SECTIONS THEREFOR. (SEWER AND SEWER DISPOSAL)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

6-F-o.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-4.1, PARKING LIMITED TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO THIRTY MINUTES ON FRANKLIN STREET.

(Franklin Street, south side, from Federal Square to Broad Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

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(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

6-F-p.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON HILLSIDE AVENUE.

(Hillside Avenue, west side, from the northerly curblin of West Runyon Street, extending 270 feet northerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

6-F-q.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-3, PROHIBITING RIGHT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(North on Hillside Avenue to East on West Bigelow Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic

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Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

6-F-r.

The City Clerk read AN ORDINANCE RATIFYING A CONTRACT WITH THE SALVATION ARMY, IRONBOUND BOY'S CLUB TO LEASE PROPERTY LOCATED AT 138 CLIFFORD STREET, IN THE CITY OF NEWARK, FOR THE PERIOD JUNE 10, 1977 THROUGH SEPTEMBER 21, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO LEASE SAID PREMISES FOR THE PERIOD SEPTEMBER 22, 1977 THROUGH JUNE 8, 1978. (CONTRACT TO LEASE SAID PROPERTY FOR TERM OF ONE (1) YEAR, AT A RENTAL OF \$1.00 FOR ENTIRE PERIOD)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

6-F-s.

The City Clerk read AN ORDINANCE RATIFYING A CONTRACT WITH ELIZABETH-WEEQUAHIC PRESBYTERIAN CHURCH TO LEASE PROPERTY AT 761 ELIZABETH AVENUE FOR THE PERIOD SEPTEMBER 1, 1977 THROUGH SEPTEMBER 21, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO LEASE SAID PREMISES FOR THE PERIOD SEPTEMBER 22, 1977 THROUGH AUGUST 31, 1978. (CONTRACT TO LEASE SAID PROPERTY FOR TERM OF ONE (1) YEAR AT A RENTAL OF \$5,000. FOR THE ENTIRE PERIOD)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

6-F-t.

The City Clerk read AN ORDINANCE RATIFYING A CONTRACT WITH YOUTH CONSULTATION SERVICE TO LEASE PROPERTY AT 284 BROADWAY FOR THE PERIOD SEPTEMBER 1, 1977 THROUGH SEPTEMBER 21, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO LEASE SAID PREMISES FOR THE PERIOD SEPTEMBER 22, 1977 THROUGH AUGUST 31, 1978. (CONTRACT TO LEASE SAID PROPERTY FOR ONE (1) YEAR, AT A RENTAL OF \$3,697.50 FOR ENTIRE PERIOD)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the ones are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

A motion to consider Item 8-h under Ordinances for First Reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

6-F-u.

The City Clerk read AN ORDINANCE AMENDING AN ORDINANCE ADOPTED NOVEMBER 21, 1972 PROVIDING FOR THE SHARE OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY OF THE COST OF CONSTRUCTION OF THE SEWERAGE SYSTEM IMPROVEMENTS BY THE ESSEX-UNION JOINT MEETING.

(Copy of ordinance and correspondence submitted to each Member of the Council)

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A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

A motion to consider Item 8-q under Ordinances for First Reading was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

6-F-v.

The City Clerk read CAPITAL ORDINANCE AUTHORIZING THE APPROPRIATION OF \$2,250,381. TO MAKE RENOVATIONS TO VARIOUS SCHOOLS AND BOARD OF EDUCATION PROPERTIES CONTINGENT UPON THE RECEIPT IN ADVANCE OF THE RECEIPT OF FUNDS FROM THE FEDERAL GOVERNMENT UNDER THE PUBLIC WORKS ACT OF 1977.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

A motion to consider Item 8-r under Ordinances for First Reading was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the following votes:



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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

6-F-w.

The City Clerk read A CAPITAL ORDINANCE OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY AUTHORIZING THE APPROPRIATION OF \$11,950,075. IN FUNDS TO BE RECEIVED FROM THE DEPARTMENT OF COMMERCE, ECONOMIC DEVELOPMENT ADMINISTRATION, FOR THE REPAIRING OF VARIOUS STREETS INCLUDING THE CONSTRUCTING RECONSTRUCTION OF CURBS, SIDEWALKS AND ANCILLARY IMPROVEMENTS, RENOVATION OF 31 GREEN STREET, 22 FRANKLIN STREET AND THE CITY HALL ANNEX; AND THE CONSTRUCTION OF A NEW PUBLIC AND COMMUNITY HEALTH SERVICES COMPLEX; CONTINGENT UPON THE RECEIPT OF FUNDS IN ADVANCE FROM THE FEDERAL GOVERNMENT UNDER PUBLIC WORKS ACT OF 1977.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani  
President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on September 21, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 15, CHAPTER 9B, SECTION 8, SECTION 9H, AND SECTION 11, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1976.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 15, Chapter 9B, Section 8 "Landlord Hardships" of the Revised Ordinances of the City of Newark, New Jersey be and the same is hereby amended to read in its entirety as follows:

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15:9B-8. Landlord Hardships.

A) In the event a landlord claims he cannot meet expenses of maintenance, financing, and/or repairs, he may appeal to the Board for a hardship rent increase. The procedure outlined in Section 12 shall be followed. In the event that a tenant requests an inspection of the premises, the Board shall order inspection by the Division of Inspections within thirty (30) days. Hardship increases approved by the Board that meet the cost of repairs shall be considered a surcharge for the purposes of this act.

B) Landlord shall submit proof of expenses for maintenance, repairs, and financing expenditures to substantiate any hardship increase application, and the Board shall only consider said expenses for a 14 month period prior to the date of the landlord's application.

C) Notwithstanding the language contained in paragraphs A & B of this section, where the landlord claims and can substantiate that he has incurred and paid heating costs in excess of 5% over the previous winter he may appeal to the Rent Control Board for a heating emergency increase not to exceed 3%, with each landlord being limited to 1 application per year. The procedure outlined in Section 12 shall be followed, and where the landlord has substantiated the excess costs as hereinabove referred to; the Board shall freely give its approval of this heating emergency hardship under paragraph A & B of this section, but in so doing the cost of oil shall not be considered if landlord has received an increase for heating emergency.

Section 2. That Title 15 of Chapter 9B, Section 9(H) "Registration" of the Revised Ordinances of the City of Newark, New Jersey be and is hereby amended to read in its entirety as follows:

H) Registration: The Board shall require registration of all dwelling units. In this registration shall be included the following: the address of each dwelling unit, the name and usual address of the manager of the premises, the name and usual address of owner or the person who is authorized to act for and on behalf of the owner for the purpose of receiving and receipting for all notice and demands, the rent, and the housing services provided for the unit or the occupants or tenants thereof. The Board shall provide forms for this purpose, and said forms are to be completed by the landlord of the respective dwelling units. Failure of any landlord to complete and file said registration form will estop and deny any landlord of Rent Control Property from receiving the approved 5% increase under Section 3 of the Ordinance, a tax surcharge under Section 5 of this Ordinance, a landlord hardship or a heating emergency increase under Section 8 of this Ordinance.

Section 3. That Title 15 of Chapter 9B, Section 11, "Rent Decreases", of the Revised Ordinances of the City of Newark, New Jersey, be and is hereby amended to read in its entirety as follows:

15:9B-11. Rent Decreases.

During the term of the ordinance a rent decrease may be granted by the Board for any decrease in housing space, services, furniture, furnishings, equipment or the heating costs.

A tenant or group of tenants may petition for rent reduction through the Rent Control Board (See Sec. 12).

Section 4. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 5. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris announced that the Municipal Council will table this ordinance. However, any individuals who wish to address the Municipal Council may do so as provided by the statute.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

The following speakers addressed the Municipal Council urging the Council to reconsider another ordinance which may meet the needs of the present landlords in the City of Newark. They felt there was a misconception about the hardship increase provided for in the ordinance. The speakers felt the landlords must receive some type of relief if they are to stay in the City of Newark. They cited the problems endured by landlords pointing out increase in maintaining their properties and increase in utilities.

MR. WALTER R. COHN, 15 VALLEY STREET, SOUTH ORANGE, NEW JERSEY.

MR. CLIFFORD FLOOD, 274 SOUTH 20TH STREET, NEWARK, NEW JERSEY.

MR. THOMAS PETRILLO, 423 CHESTNUT STREET, NEWARK, NEW JERSEY.

MR. RUBEN GREEN, 25 KINGSLAND TERRACE, SOUTH ORANGE, NEW JERSEY.

MR. ABDUL HAMZAK, 516 SOUTH 18TH STREET, NEWARK, NEW JERSEY.

Councilman Carrino pointed out he does not want to see the landlords penalized and has seen his own bills increased drastically over the last several years. The Council does not want to penalize a good landlord and the Council will do everything possible to see there is an equitable increase.

Councilman Tucker said a meeting must be arranged with representatives of the Newark Tenants Organization and the Landlords to work out some equitable solution.

President Harris stated Administration should be involved in this because recommendations initiated with Administration.

No one else appearing, a motion to close the hearing and table the ordinance was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

6-Ph, S & F-b.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 139-141 ELIZABETH AVENUE, BLOCK 2697, LOTS 13 AND 14, NEWARK, NEW JERSEY, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 139-141 Elizabeth Avenue, Block 2697, Lots 13 and 14, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale, for the amount of \$14,200., pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 68 CHADWICK AVENUE BLOCK 2659, LOT 38, NEWARK, NEW JERSEY, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

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Section 1. That the premises commonly known as 68 Chadwick Avenue, Newark, New Jersey, Block 2659, Lot 38, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale, for the amount of \$2,500.00, pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-2, PARKING PROHIBITED AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-2, Parking Prohibited at Certain Times, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom, the following:

Lock Street, both sides, from Central Avenue to New Street, from 7:00 a.m. to 9:00 a.m., Monday through Friday.

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication accordance with law.

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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-4, Parking Limited to One Hour, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom, the following:

Lock Street, west side, from Central Avenue to Sussex Avenue, from 9:00 a.m. to 6:00 p.m.

Lock Street, both sides, from New Street to Central Avenue, from 9:00 a.m. to 4:00 p.m.

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR TRAFFIC ENGINEER).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Engineering and establishing salaries therefor," (6S&Fn) adopted May 4, 1977 be and the same is hereby amended as follows, to wit:

<u>POSITIONS</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Traffic Engineer	1977	\$20,881	\$25,381
	1978	21,915	26,650

Section 2. All prior ordinances or parts of prior ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE POLICE DEPARTMENT (NON-UNIFORMED) AND ESTABLISHING SALARIES THEREFOR," (6-S & F-k) ADOPTED MAY 4, 1977, AND AMENDMENTS THEREON. (TO CREATE THE POSITION AND SALARY RANGE FOR ADMINISTRATIVE OFFICER, POLICE DEPARTMENT, 37½ HOURS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating positions in the Department of Police (Non-Uniformed) and establishing salaries therefor," (6S&Fk) adopted May 4, 1977, be amended to create the following positions, title codes and annual minimum and annual maximum salaries, therefor, as follows, to wit:

<u>POSITIONS</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Officer, Police (37½ hrs.) 650030	1/1/77 1/1/78	\$ 17,179 18,038	\$ 20,881 21,925

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.



6-Ph, S &amp; F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING R.O. 2:2-40 HUMAN RIGHTS COMMISSION - FUNCTIONS; POWERS AND DUTIES, GRANTING THE NEWARK HUMAN RIGHTS COMMISSION THE POWERS CONFERRED BY P.L. 1977, C.121.

WHEREAS, The City of Newark under the police powers granted to it by the State enacted Article II "Human Rights Commission" for the purpose of taking an official stance and affirmative action against continued racial, ethnic and other types of discrimination affecting the civil rights of the citizens of Newark; and

WHEREAS, the legislature of the State of New Jersey has passed permissive legislation, namely P.L. 1977 c. 121, which would permit the City of Newark, upon delegation of authority by the Attorney General to investigate complaints, conduct conciliation conferences, and compel compliance with or attempts to violate the provisions of the Law Against Discrimination (P.L. 1947) c. 169; c. 10: 5-1 et seq; and

WHEREAS, certain traditions and attitudes continue to exist which result in the denial of equal opportunities for the citizens of Newark; and

WHEREAS, the City of Newark recognizes the urgency of the situation faced by certain racial, ethnic and other groups, and the necessity for meaningful legislation as a first step towards correction;

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK NEW JERSEY THAT:

Section 1. 2:2-40(b) be amended to read as follows:

(b) The powers and duties of the commission shall be to:

- (1) Aid in effectuating the purposes of R.S. Cum. Supp. 18:25 known as "Law against Discrimination" as amended and supplemented.
- (2) Attempt to foster through community effort or otherwise, goodwill, cooperation and conciliation among the groups and elements of the inhabitants of this community.
- (3) Formulate and carry out educational programs that will aid in eliminating and preventing all types of prejudice and discrimination based on race, creed, color, national origin, ancestry, marital status, sex, age, or physical or mental handicap.
- (4) Receive and investigate complaints, initiate its own investigations, and conduct conciliation conferences of:
  - (i) Racial, religious and ethnic group tensions, prejudice, intolerance, bigotry and discrimination and any breach of the peace or disorder occasioned thereby;

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- (ii) Practices of discrimination against any person because of race, color, creed, national origin, ancestry, marital status, age, sex or physical or mental handicap.
- (5) Conduct hearings, and in connection therewith, the power to subpoena witnesses, administer oaths, take testimony and conduct discovery procedures including the taking of interrogatories and oral depositions upon delegation of authority by the Attorney General.
  - (6) Submit to the appropriate authorities the findings and conclusions resulting from the exercise of the powers contained in (5) above.
  - (7) Issue such publications and such reports of investigations and research as in its judgment will tend to minimize or eliminate prejudice, intolerance, bigotry, discrimination, breach of peace or disorder or tend to promote goodwill.
  - (8) Enlist the cooperation of the various racial, religious, and ethnic groups, community, civic, labor and business organization, fraternal and benevolent organizations, veterans' organizations, women's organizations, and other groups in educational campaigns and programs devoted to teaching the need for eliminating group tensions, prejudices, intolerance, bigotry, and discrimination, and breach of the peace and disorder occasioned thereby.
  - (9) Aid in the formation of local community groups in such neighborhoods as it may deem necessary or desirable to carry out specific programs designed to lessen tensions, or improve group relations in the community.
  - (10) Cooperate with federal, state, and city agencies in developing programs showing the contribution of the various races, religious and ethnic groups, as well as women and the handicapped, to the culture and traditions of our city and nation the menace of prejudice, intolerance, bigotry and discrimination and the need for mutual self-respect.
  - (11) Create such advisory committees and sub-committees of citizens as in its judgment will aid in effectuating the purposes of this article and to empower them to study the problems of prejudice, intolerance, bigotry, and discrimination and breach of the peace and disorder occasioned thereby.
  - (12) Make recommendations to the council for the development of policies and procedures in general and for programs of formal and informal education that will aid in eliminating all types of discrimination based on race, creed, national origin, ancestry, marital status, sex, age or physical or mental handicap.
  - (13) Recommend to the council legislation to aid in carrying out the purposes of this article.

Section 2. This amendment shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted.

6-Ph, S & F-i.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND CHAPTER 5, ARTICLE 4, "REQUIREMENTS FOR OFF-STREET PARKING," OF TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, SUPPLEMENTED, AND READOPTED AS AN INTERIM ZONING ORDINANCE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Chapter 5, Article 4, "Requirements for off-street parking" of Title 27, Zoning, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended, supplemented, and readopted as an interim zoning ordinance, be further amended to add the following:

No parking of any motorized vehicle shall be permitted in the front yard in districts designated as First or Second Residence except that non-commercial vehicles may be parked in a driveway in the front yard; provided, however, that such driveway shall not occupy more than 50% of the front yard area, unless serving as a means of access to and egress from an enclosed private parking area, and shall be paved with a hard-surfaced, dustless material.

Section 2. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

Section 3. Any existing ordinance or part thereof inconsistent with this ordinance is hereby repealed.

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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR," (6-S & F-n) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLES AND SALARY RANGES FOR SUPERVISING ENVIRONMENTAL SPECIALIST; PRINCIPAL ENVIRONMENTAL SPECIALIST; SENIOR ENVIRONMENTAL SPECIALIST AND ENVIRONMENTAL SPECIALIST).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an Ordinance entitled, "An ordinance creating permanent positions in the Department of Engineering and establishing salaries therefor," (6S&Fn adopted May 4, 1977, be amended to create the titles Supervising Environmental Specialist, Principal Environmental Specialist, Senior Environmental Specialist and Environmental Specialist; the title codes, annual minimum salary ranges and the annual maximum salary range therefore, as follows, to wit:

<u>POSITIONS</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Supervising Environmental Specialist 300011	1977 1978	18,940 19,887	23,025 24,176
Principal Environmental Specialist 300012	1977 1978	14,840 15,582	18,038 18,940
Senior Environmental Specialist 200021	1977 1978	12,209 12,819	14,840 15,582
Environmental Specialist 200113	1977 1978	10,045 10,547	12,209 12,819

Section 2. All prior ordinances or parts of prior ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. the City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-c) ADOPTED MAY 4, 1977, AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR CHIEF COMMUNITY RELATIONS SPECIALIST, NEWARK HUMAN RIGHTS COMMISSION).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 (f) of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefore", adopted May 4, 1977, and amendments thereto be and the same is hereby amended by adjusting the salary range as follows, to wit:

(f) NEWARK HUMAN RIGHTS COMMISSION

<u>POSITIONS</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Community Relations	1/1/77	\$ 14,840	\$ 18,038
Specialist 999003	1/1/78	15,582	18,940

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum and annual maximum salary therefore, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

September 7, 1977

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

A CAPITAL ORDINANCE AUTHORIZING THE APPROPRIATION OF \$7,596,000 FOR THE CONSTRUCTION OF THE WEEQUAHIC AREA ELEMENTARY SCHOOL HAVING RECEIVED FUNDS FROM THE FEDERAL GOVERNMENT IN THE AMOUNT OF \$7,596,000 UNDER TITLE I OF THE PUBLIC WORKS EMPLOYMENT ACT OF 1976, WITH THE BALANCE COMING FROM THE ISSUANCE OF QUALIFIED BONDS.

WHEREAS, the Public Works Employment Act of 1976, through Title I thereof, has made available to local governments, special grants for construction, renovation, repair, or other improvement of local public works projects, and related matters, and;

WHEREAS, the City of Newark, New Jersey has been granted an award for supplemental funding in the amount of \$7,596,000, and;

WHEREAS, it is necessary for the purposes of the program that immediate steps be taken to provide for the establishment of the necessary financial authorization in accordance with the statutes of the State of New Jersey and the Regulations of the Local Finance Board to implement this program;

NOW, THEREFORE, BE IT ORDAINED, BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK OF THE STATE OF NEW JERSEY:

1. The improvement described hereinbelow is hereby authorized as a general improvement to be made by the Municipal Council of the City of Newark, New Jersey. For the said improvement there is hereby appropriated the sum of \$7,596,000.
2. The purpose for which this appropriation is authorized is as follows:

The construction of the Weequahic Area Elementary School to relieve severe overcrowding in the existing Newark School System.

3. The appropriation authorized above shall be funded completely from revenues received from the Federal Government under the application for Title I funding referred to above.
4. The Municipal Council of the City of Newark hereby assures and certifies that the "Assurances", as attached to this ordinance and identified as "Attachment 1" shall be met.
5. This ordinance shall take effect following its advertisement, public hearing, and adoption in accordance with the requirements of law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 8, CHAPTER 7, SECTION 6, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1972.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 8, Chapter 7 Section 6 "Use of Public Places" of the Revised Ordinances of the City of Newark, New Jersey be and the same is hereby amended to read in its entirety as follows:

8:7-6 Use of public places.

No peddler shall have any exclusive right to any one place upon any sidewalk, street or other public place, and no peddler shall operate or conduct his activities in a congested area where to do so does impede or inconvenience the public, and no peddler shall make repeated stops at the same point or in the immediate vicinity thereof where to do so does impede or in-

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convenience the public. For the purpose of this ordinance the judgment of a police officer exercised in good faith may be deemed evidential as to whether an area is congested or the public is impeded or inconvenienced.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval and disapproval.

6-Ph, S & F-n.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE OFFICE OF THE CITY CLERK AND ESTABLISHING SALARIES THEREFOR," (6-S & F-e) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED (TO ADJUST SALARY FOR CITY CLERK)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "an ordinance creating positions in the Office of City Clerk and establishing salaries therefor," (6 S&F-e) adopted May 4, 1977 as amended and supplemented be amended to adjust the salary for the position of City Clerk as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
City Clerk	1977	\$ 36,250	\$ 36,250
651098	1978	38,062	38,062

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary ranges therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.



Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-O.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 2-16 HILLSIDE PLACE, 106-120 WAVERLY AVENUE AND 93-111 STRATFORD PLACE (CHARLTON STREET SCHOOL) BLOCK 2582, LOT 1, TO THE BOARD OF EDUCATION OF THE CITY OF NEWARK, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). (\$1.)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 2-16 Hillside Place, 106-120 Waverly Avenue and 93-111 Stratford Place (Charlton Street School), Block 2582, Lot 1, be sold to The Board of Education of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$1.00 pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-p.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING CONGRESS STREET AS A ONE-WAY STREET.

(Deleting Congress Street, Northbound, from Elm Street to Market Street

Adding Congress Street, Southbound, from Lafayette Street to Elm Street

Congress Street, Northbound, from Ferry Street to Market Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

(Public Hearing Closed)

A motion to reject this ordinance was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

HEARINGS OF CITIZENS.

6-HC-a.

MR. ABDUL WAJI, 1891 MC CARTER HIGHWAY, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the necessity of bringing Caucasian people back into the City of Newark.

6-HC-b.

MR. WILLIAM MARLOWE, 25 BRYANT STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the economy of the City of Newark.

6-HC-c.

MRS. LUCILLE PETERSON, 122 LUDLOW STREET, NEWARK, NEW JERSEY, addressed the

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Municipal Council with respect to problems of senior citizens in Housing. **210**

President Harris and Councilman James pointed out to the speaker the Housing Authority is an autonomous body and in effect the Council has no control over their decisions which affect the problems mentioned by Mrs. Peterson

6-HC-d.            MR. WILLIAM H. WATSON, 68 RICHELIEU TERRACE, NEWARK, NEW JERSEY, addressed the Municipal Council urging them to support the Consumer Boycott against the J.P. Stevens Corporation.

6-HC-e.            REVEREND JOHN J. MALONEY, SAINT PATRICK'S PRO-CATHEDRAL, 91 WASHINGTON STREET, NEWARK, NEW JERSEY.

6-HC-f.            REVEREND WILLIAM REED, QUEEN OF ANGELS, 44 IRVINE TURNER BOULEVARD, NEWARK, NEW JERSEY.

The above speakers addressed the Municipal Council urging them to support the Consumer Boycott against the J.P. Stevens Corporation and further addressed themselves to the recent death of Arthur Hearn.

President Harris noted he is familiar with the activities of the J.P. Stevens Company in that there is a discrepancy in the wages paid to black workers and the Council is desirous of making their position known with regard to this Company.

Councilman Carrino remarked some of the speakers referred to "a murder" of Arthur Hearn. He pointed out it has not yet been established whether this was a murder or an accidental death. The Council has met with all parties concerned including the Police Director who reported that all the investigatory reports including the Essex County Coroner's report had not yet been received. Once that report comes in the Police Department will conduct a full scale investigation.

Councilman James stated community groups have been meeting and it was encouraging to hear the clergy take a public stand. He too noted no autopsy had officially been received and he hoped the community will continue to monitor incidents of this nature to make sure all the facts are in. He suggested the speakers call the Essex County Chief Medical Examiner requesting Coroner's report be forwarded as soon as possible to clear this matter up.

6-HC-g.            MR. ROBERT RYANES, 202 ORANGE STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to drug problems in the City of Newark.

A motion to permit Constance Woodruff to speak under "Hearings of Citizens" was made by Councilman Tucker, seconded by President Harris and declared adopted by

President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

6-HC-h.

MS. CONSTANCE WOODRUFF, addressed the Municipal Council urging them to support the Consumer Boycott Resolution against the J.P. Stevens Corporation.

A motion to permit the following speakers to be heard under "Hearings of Citizens" was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris.

No: Councilman Carrino.

Not Voting: Councilman Giuliano.

6-HC-i.

MR. SAIDI NGUVU, 199 LITTLETON AVENUE, NEWARK, NEW JERSEY.

6-HC-j.

MR. ROLAND C. WHITE, 944 BROAD STREET, NEWARK, NEW JERSEY.

6-HC-k.

MR. ERNEST KING, JR., 32 DAYTON STREET, NEWARK, NEW JERSEY.

6-HC-l.

MR. HAROLD WILSON, 32 WINANS AVENUE, NEWARK, NEW JERSEY.

The above speakers addressed the Municipal with respect to the recent death of Arthur Hearn's urging Council action and further alleged they have seen a City Sanitation truck dumping garbage into the City streets.

President Harris directed the City Clerk to communicate with Director of Public Works Friscia with respect to the alleged dumping of garbage and suggested one of the speakers address himself to Assistant Business Administrator Hill, who was present in the audience, with respect to this matter.

A motion to consider Resolution 7-R-y at this time was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

7-R-y.

RESOLUTION COMMENDING CARMEN COLON, MISS PUERTO RICO OF NEW JERSEY 1977.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano.

Councilman Carrino read the resolution in full and informed Ms. Colon that Councilman Martinez will present her with a suitably inscribed resolution.

Ms. Colon thanked the Members of the Municipal Council for honoring her today.

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The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani  
President Harris.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.

RESOLUTION RATIFYING CONTRACT WITH VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER FOR PERIOD APRIL 1, 1977 TO SEPTEMBER 7, 1977; FURTHER AUTHORIZING CITY TO ENTER INTO CONTRACT WITH VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER FOR PERIOD SEPTEMBER 8, 1977 TO MARCH 31, 1978. SLEPA-\$45,346., \$2,519.-STATE BUY-IN, \$2,519.-LOCAL CASH TO BE PROVIDED BY BY DIVISION OF YOUTH AND FAMILY SERVICES; TOTALLING \$50,384.; CONDITIONED UPON PROPER BUDGET INSERTION. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution and direct the City Clerk to invite Executive Director Zalkind, Newark Office of Criminal Justice Planning to meet with the Council at their special conference September 13, 1977 was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-b.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD APRIL 1, 1977 TO SEPTEMBER 7, 1977; FURTHER AUTHORIZING MAYOR OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PERIOD SEPTEMBER 8, 1977 TO MARCH 31, 1978 FOR PROJECT ENTITLED "VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER"; SLEPA-\$45,346., STATE BUY-IN-\$2,519., LOCAL CASH \$2,519., TOTALLING \$50,384. (LOCAL CASH TO BE PROVIDED BY DIVISION OF YOUTH AND FAMILY SERVICES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution and direct the City Clerk to invite Executive Director Zalkind, Newark Office of Criminal Justice Planning to meet with the Council at their special conference September 13, 1977 was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following

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votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-c.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION,  
VINDICATE SOCIETY RESIDENTIAL TREATMENT CENTER PROJECT, THIRD ACTION YEAR, \$47,865.;  
ITEM AVAILABLE FROM STATE OF NEW JERSEY, LAW ENFORCEMENT AND PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to table this resolution and direct the City Clerk to invite Executive  
Director Zalkind, Newark Office of Criminal Justice Planning to meet with the Council  
at their special conference September 13, 1977 was made by President Harris, seconded by  
Councilman Tucker and declared adopted by President Harris by following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-d.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF  
\$4,262.45 PAYABLE TO NEW JERSEY OFFICE SUPPLY CO. AND THEIR ATTORNEY DONALD M. KARP,  
UPON RECEIPT OF A WARRANT OF SATISFACTION EXECUTED BY THEM IN FAVOR OF THE CITY OF  
NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR DELIVERY  
OF CERTAIN OFFICE SUPPLIES TO VARIOUS DEPARTMENTS AND AGENCIES OF THE CITY OF NEWARK.  
(INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, ESSEX COUNTY AND  
JUDGMENT WAS ENTERED IN FAVOR OF NEW JERSEY OFFICE SUPPLY CO. ON MAY 6, 1977)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution awaiting receipt of a substitute  
resolution from the Business Administrator was made by Councilman Carrino, seconded by  
Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-e.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 1136-1146 MC CARTER  
HIGHWAY, BLOCK 6, LOT 5, NEWARK, NEW JERSEY, AUTHORIZING ADVERTISING AND SETTING RETURN  
DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS.  
(THE PEOPLES CHOICE AUTO BODY SHOP).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by

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Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-f.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM DONALD A. CALABRESE AND JOANN CALABRESE, HIS WIFE, OWNERS OF PREMISES 65 HIGH STREET, BLOCK 484, LOT 80, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion directing the City Clerk to return this resolution to Administration, was made by Councilman Tucker, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-g.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JULES TINTENFASS AND SHIRLEY TINTENFASS, HIS WIFE, OWNERS OF PREMISES 14 NORFOLK STREET, BLOCK 2582, LOT 53, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-h.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JOSHUA TEAGUE AND LUCILLE TEAGUE, HIS WIFE, OWNERS OF PREMISES 457 AVON AVENUE, BLOCK 2636, LOT 34, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-i.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS FOR DEMOLITION OF BUILDINGS, PER ATTACHED SCHEDULE, WITH BUJAC DEMOLITION, INC. AND WILLIAM M. YOUNG & CO. INC., LOWEST RESPONSIBLE BIDDERS, FOR TOTAL SUM OF \$58,863.; IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-1.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS FOR  
DEMOLITION OF BUILDINGS, AS PER ATTACHED SCHEDULE, WITH MORRIS LUMBER & WRECKING CO. INC.  
AND PETER JUZEFYK EXCAVATING CO. INC., LOWEST RESPONSIBLE BIDDERS, FOR TOTAL SUM OF  
\$30,866.; IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by  
Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-k.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS  
IN 1977 CITY OF NEWARK BUDGET, FROM UNCLASSIFIED, SALARIES AND WAGES, MUNICIPAL SALARY  
INCREASES TO ALL AUTHORIZED CITY EMPLOYEES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by  
Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-1.

RESOLUTION RATIFYING CONTRACT FOR PERIOD JULY 13, 1977 TO SEPTEMBER 7, 1977;  
FURTHER AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT  
OFFICE TO ENTER INTO AGREEMENT WITH NEWARK REDEVELOPMENT AND HOUSING AUTHORITY FOR  
PERIOD SEPTEMBER 8, 1977 TO NOVEMBER 30, 1977, TO PROVIDE FOR RENOVATION OF PUBLIC  
HOUSING FACILITIES AT KETCHMER HOMES FOR USE AS A CHILD DAY CARE CENTER AND AT  
ARCHBISHOP WALSH HOMES FOR USE AS A SENIOR CITIZEN CENTER FOR \$100,000.; BUDGETED IN  
COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO FUNDING UNDER HOUSING AND  
COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC 5301 P.L. 93-383). (CONTRACT AWARDED WITHOUT  
COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (2)  
AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.



7-R-m.

RESOLUTION AMENDING RESOLUTION 7-R-bd, DECEMBER 15, 1976, CONTRACT WITH NORTH JERSEY COMMUNITY UNION, BY INCREASING AMOUNT OF CONTRACT FROM \$169,390. TO \$189,390.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING MAYOR TO FILE APPLICATION WITH ECONOMIC DEVELOPMENT ADMINISTRATION, UNDER TITLE I OF THE EDA ACT OF 1965, AS AMENDED, FOR A PUMPING STATION TO BE CONSTRUCTED ON THE PERIPHERAL DITCH, EAST OF NEWARK INTERNATIONAL AIRPORT. (APPLICATION WILL REPRESENT SUPPLEMENTAL FUNDING IN THE AMOUNT OF \$4,900,000. TOWARD THE UNDERTAKING OF THIS PROJECT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION RATIFYING THE BOARD OF EDUCATION RESOLUTION OF JANUARY 6, 1977, AUTHORIZING MAYOR TO EXECUTE ACCEPTANCE OF \$7,596,000. FOR CONSTRUCTION OF WEEQUAHIC APCA ELEMENTARY SCHOOL; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO FILE ALL NECESSARY FORMS AND PERTINENT INFORMATION AND TO OVERSEE THE CONSTRUCTION AND ADMINISTRATION OF CONSTRUCTION FOR SAID SCHOOL.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE THREE-PARTY CONTRACT WITH NEW JERSEY STATE HEALTH SERVICES CORPORATION AND UNION PRESCRIPTION SERVICE, INC. FOR PROVISION OF PHARMACEUTICAL SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; AMOUNT PAYABLE SHALL BE BASED ON ANNUAL CAPITATION RATES ESTABLISHED FOR SAID SERVICES BETWEEN THE PARTIES, AS PERIODICALLY REVIEWED WITH THE POSSIBILITY OF

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PROSPECTIVE ADJUSTMENT (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO NEGOTIATE ON BEHALF OF CITY OF NEWARK FOR ANY AND ALL ADJUSTMENTS OF THE ACTUAL PAYMENTS DUE AND/OR THE CONTROLLING CAPITATION RATES PAYABLE UNDER AFORESAID CONTRACT; FUNDS PAYABLE TO CONTRACTOR UNDER AFORESAID CONTRACT SHALL BE PAID BY NEW JERSEY STATE HEALTH SERVICE CORPORATION; NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE UNDER AFORESAID CONTRACT. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF \$100. PAYABLE TO EDWARD NZIDE UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY HIM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL FOR PERSONAL PROPERTY THAT WAS REMOVED FROM HIS DWELLING BY A PROWLER AND PUT INTO A TRUNK OF A STOLEN AUTOMOBILE WHICH WAS TOWED BY DEWEY'S GARAGE. (INSTITUTED SUIT IN ESSEX COUNTY DISTRICT COURT ALLEGING SAID PROPERTY WAS LOST DUE TO NEGLIGENCE OF NEWARK POLICE DEPARTMENT AND/OR DEWEY'S GARAGE, OR SAID PROPERTY WAS CONVERTED TO PERSONAL USE BY MEMBERS OF NEWARK POLICE DEPARTMENT AND/OR EMPLOYEES OF DEWEY'S GARAGE; \$200.-DEWEY'S GARAGE AND \$100.-CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ACCEPT SUM OF \$232.50 AND TO WRITE OFF SAID BALANCE OF CHARGES IN AMOUNT OF \$232.50 ON RECORDS OF DIVISION OF MOTORS, DEPARTMENT OF PUBLIC WORKS, IN SETTLEMENT OF 50% DAMAGE TO CITY VEHICLE TOTALLING \$465.; CITY VEHICLE DRIVEN BY RICHARD S. STROUD ON MARKET STREET AT INTERSECTION OF UNIVERSITY AVENUE, COLLIDED WITH VEHICLE OWNED BY DELKO TAXI CORPORATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by

Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-s.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE CHECK FOR \$880.40  
TO PUBLIC SERVICE ELECTRIC AND GAS CO. UPON RECEIPT OF A GENERAL RELEASE EXECUTED BY  
THE CORPORATION IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY  
BY CORPORATION COUNSEL, FOR REPLACEMENT OF A PUBLIC SERVICE POLE WHICH WAS STRUCK BY  
NEWARK DEMOLITION TEAM RESPONDING TO A FIRE EMERGENCY DEMOLITION IN AREA OF 126 WEST  
KINNEY STREET ON OR ABOUT MAY 13, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by  
Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-t.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO EXECUTE AND DELIVER CHECK  
IN AMOUNT OF \$6,535. PAYABLE TO OLYMPIC TRAILS BUS CO., 50 SOUTH 20TH STREET, IRVINGTON,  
NEW JERSEY, FOR RENDERING ADEQUATE AND PROPER SERVICES DURING THE MONTHS OF JANUARY,  
FEBRUARY AND MARCH TO THE CITY OF NEWARK, DEPARTMENT OF HEALTH AND WELFARE, OFFICE OF  
ELDERLY AFFAIRS. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, ESSEX  
COUNTY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani,  
President Harris.

Not Voting: Councilman Carrino.

7-R-u.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE AND ACTING TAX COLLECTOR  
TO CANCEL OUTSTANDING TAXES FOR YEAR 1976, 81-87 ELIZABETH AVENUE, BLOCK 2672, LOT 8,  
NEWARK N.A.A.C.P. MULTI-PURPOSE CENTER, INC. IN SUM OF \$7,320.; ASSESSED IN ERROR,  
EXEMPT PROPERTY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

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7-R-v.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY KNOWN AS 91-95 SOUTH ORANGE AVENUE, BLOCK 226, LOTS 26-28 AND 29, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS. (NEW WELL NARCOTIC REHABILITATION CENTER)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING CORPORATION COUNSEL TO PROMULGATE FEE SCHEDULE FOR LEGAL SERVICES RENDERED TO MEMBER OR OFFICER OF NEWARK POLICE DEPARTMENT AND NEWARK FIRE DEPARTMENT; PURSUANT TO N.J.S. 40A:14-155 AND N.J.S. 40A:14-28.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION URGING THE CITIZENS OF THE CITY OF NEWARK TO JOIN IN THE NATIONWIDE CONSUMER BOYCOTT AGAINST THE J.P. STEVENS CORPORATION.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION COMMENDING CARMEN COLON, MISS PUERTO RICO OF NEW JERSEY 1977.

(Copy of resolution submitted to each Member of the Council)

(For action on this resolution, see page 40 in the minutes of this meeting)

7-R-z.

RESOLUTION AUTHORIZING EARL HARRIS, PRESIDENT, ON BEHALF OF THE NEWARK MUNICIPAL COUNCIL, TO EXECUTE CONTRACT ENGAGING SERVICES OF BRUNO ASSOCIATES, INC. AS A PUBLIC RELATIONS CONSULTANT, FOR THE PERIOD BEGINNING OCTOBER 1, 1977 AND ENDING SEPTEMBER 30, 1978 FOR THE SUM OF \$25,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING

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PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING  
OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO

AND EXECUTE GRANT-IN-AID CONTRACT TO ACCEPT FUNDS FROM ACTION, REGION II, FOR RETIRED SENIOR VOLUNTEER PROGRAM, FOR PERIOD SEPTEMBER 30, 19-7 TO SEPTEMBER 29, 1978; TOTAL OPERATING BUDGET IS \$123,742. (ACTION-\$76,277., CITY OF NEWARK-IN-KIND-\$47,465.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO

AND EXECUTE AGREEMENT WITH NEW JERSEY STATE DEPARTMENT OF HEALTH FOR PROVISION OF ANALYTICAL SERVICES OF BLOOD SAMPLES REQUIRED FOR COMPLIANCE WITH CURRENT GRANT SPECIFICATIONS OF NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROGRAM FOR PERIOD SEPTEMBER 8, 1977 TO DECEMBER 31, 1977; MAXIMUM AMOUNT TO BE PAID IS \$7,686. (1,281 BLOOD SAMPLE ANALYSES @ \$6.); COMPENSATION SHALL BE DERIVED FROM RANT FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE FOR PERIOD JANUARY 1, 1977 TO DECEMBER 31, 1977. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (2)).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH UNIFIED VAILSBURG SERVICE

ORGANIZATION FOR PERIOD MAY 16, 1977 TO SEPTEMBER 7, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH UNIFIED VAILSBURG SERVICE

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ORGANIZATION FOR PERIOD SEPTEMBER 8, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITIES AT 40 RICHELIEU TERRACE, NEWARK; NO COMPENSATION PAID TO THE CONTRACTOR UNDER AFORESAID CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH HENRY MOSKOWITZ (THE JEWISH SENIOR CENTER OF IVY HILL) FOR PERIOD MAY 25, 1977 TO SEPTEMBER 7, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH HENRY MOSKOWITZ (THE JEWISH SENIOR CENTER OF IVY HILL) FOR PERIOD SEPTEMBER 8, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITIES AT 250 MT. VERNON PLACE, NEWARK; NO COMPENSATION PAID TO THE CONTRACTOR UNDER AFORESAID CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION RATIFYING CONTRACTUAL OBLIGATION WITH THE NEWARK HOUSING AUTHORITY (JAMES C. WHITE MANOR) FOR PERIOD JUNE 1, 1977 TO SEPTEMBER 7, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH THE NEWARK HOUSING AUTHORITY (JAMES C. WHITE MANOR) FOR PERIOD SEPTEMBER 8, 1977 TO DECEMBER 31, 1977, FOR USE OF ITS FACILITIES AT 516 BERGEN STREET, NEWARK; NO COMPENSATION PAID TO THE CONTRACTOR UNDER AFORESAID CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION RATIFYING PROGRAM SITE LOCATED AT UNIFIED VAILSBURG SERVICES ORGANIZATION, 40 RICHELIEU TERRACE, NEWARK, TO OPERATE AS A SUBCONTRACTED SITE DURING PERIOD JANUARY 1, 1977 TO MAY 13, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE AMENDATORY AGREEMENT WITH NEW JERSEY STATE DEPARTMENT

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OF COMMUNITY AFFAIRS TO EFFECT REVISION OF SCOPE OF SERVICES AND APPROVED BUDGET FOR GRANT AWARDED FOR CONTINUATION OF NEWARK'S NUTRITION PROGRAM FOR THE ELDERLY, TITLE VII, FOR PERIOD JANUARY 1, 1977 TO DECEMBER 31, 1977; TOTAL AMOUNT OF PROGRAM'S APPROVED BUDGET BEING REALLOCATED TO EFFECT AFORESAID CHANGE IS \$8,207.50. (DOES NOT REQUIRE EXPENDITURE OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION RATIFYING CONTRACT WITH UNIFIED VAILSBURG, INC. FOR PERIOD JANUARY 1, 1977 TO MAY 13, 1977, FOR PROVISION OF MEALS AND SERVICES, SUBJECT TO PROVISIONS OF TITLE VII OF THE OLDER AMERICANS ACT, FOR TOTAL SUM OF \$8,207.50 (RATIFICATION OF CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SECOND AMENDED CONTRACT WITH FRIENDS OF CLINTON HILL, INC. FOR BESSIE SMITH HEALTH CENTER FOR PERIOD OCTOBER 1, 1976 TO SEPTEMBER 30, 1977 TO EFFECT THEREIN THE DELETION OF ALL FISCAL REPORTING REQUIREMENTS SET FORTH IN SAID CONTRACT; DOES NOT REQUIRE EXPENDITURE OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE AMENDED CONTRACT WITH FRIENDS OF CLINTON HILL, INC. FOR BESSIE SMITH HEALTH CENTER, FOR PERIOD JULY 1, 1976 TO SEPTEMBER 30, 1976, TO EFFECT THEREIN THE DELETION OF ALL FISCAL REPORTING REQUIREMENTS SET FORTH IN SAID CONTRACT; DOES NOT REQUIRE

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EXPENDITURE OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE CONTRACT WITH MERCY CO., M.D. FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER FOR PERIOD SEPTEMBER 12, 1977 TO APRIL 7, 1978 FOR \$9,450. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION AMENDING RESOLUTION 7-R-y, FEBRUARY 16, 1977 AND RESOLUTION 7-R-y APRIL 20, 1977, BY INCREASING AMOUNT PAYABLE UNDER AFORESAID CONTRACT FROM \$5,400. TO \$5,670. WITH ANGELES LUCHAYCO, M.D., FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER FOR PERIOD FEBRUARY 21, 1977 TO OCTOBER 28, 1977; AMOUNT SHALL BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR II, ALLOCATED TO DEPARTMENT OF HEALTH AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION AMENDING RESOLUTION 7-R-bb, FEBRUARY 16, 1977 AND RESOLUTION 7-R-z, APRIL 20, 1977, BY INCREASING AMOUNT PAYABLE UNDER AFORESAID CONTRACT FROM \$10,800. TO \$11,340. WITH JAMES C. BYRNE, D.P.M., FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER FOR PERIOD FEBRUARY 21, 1977 TO OCTOBER 28, 1977; AMOUNT PAYABLE SHALL BE PAID FROM NEIGHBORHOOD HEALTH CENTER FUND OF THE HOUSING AND COMMUNITY DEVELOPMENT ADMINISTRATION, YEAR II, ALLOCATED TO THE DEPARTMENT OF HEALTH AND WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)



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A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION RATIFYING CONTRACT WITH JAMES R. COWAN, JR., M.D. FOR PERIOD JUNE 25, 1977 TO SEPTEMBER 7, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE CONTRACT WITH JAMES R. COWAN, JR., M.D., FOR DELIVERY OF MEDICAL AND PSYCHIATRIC SERVICES AT THE MULTIPHASIC DRUG TREATMENT PROGRAM, METHADONE MAINTENANCE PROJECT, FOR PERIOD SEPTEMBER 8, 1977 TO JUNE 24, 1978 FOR \$13,800. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION AMENDING RESOLUTION 7-R-be, OCTOBER 20, 1976, BY INCREASING AMOUNT OF CONTRACT FROM \$9,560. TO \$9,810. WITH JAMES R. COWAN, JR., M.D. FOR DELIVERY OF MEDICAL AND PSYCHIATRIC SERVICES AT MULTIPHASIC DRUG TREATMENT PROGRAM, METHADONE MAINTENANCE PROJECT FOR PERIOD OCTOBER 11, 1976 TO JUNE 24, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO AGREEMENT WITH IRONBOUND FIRST AID SQUAD, TO EFFECT A VOLUNTARY CONTRIBUTION TO SAID IRONBOUND FIRST AID SQUAD, SUM OF \$3,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

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7-R-bp.

RESOLUTION RATIFYING ACCEPTANCE OF GRANT AWARD FROM THE REGIONAL HEALTH PLANNING COUNCIL FOR PERIOD AUGUST 1, 1977 TO SEPTEMBER 7, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT GRANT FROM THE REGIONAL HEALTH PLANNING COUNCIL FOR CONTINUATION OF THE GATHERING AND TABULATION OF THE PERTINENT HEALTH STATISTICAL DATA TO DETERMINE THE OBSTETRICAL SERVICE UTILIZATION PATTERNS OF NEWARK RESIDENTS AMONG NEWARK HOSPITALS, AND ANALYZE THE VARIABLES WHICH IMPACTED ON INFANT MORTALITY IN NEWARK DURING 1976 FOR PERIOD SEPTEMBER 8, 1977 TO MARCH 31, 1978; IN THE AMOUNT OF \$50,000. (DOES NOT REQUIRE EXPENDITURE OF ANY MUNICIPAL FUNDS BY CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION AMENDING RESOLUTION 7-R-i, DECEMBER 29, 1976, BY INCREASING AMOUNT OF CONTRACT FROM \$300. TO \$315. WITH FRANK GRADONE, M.D., FOR DELIVERY OF MEDICAL SERVICES AT NEWARK DIVISION OF HEALTH FOR PERIOD JANUARY 1, 1977 TO MARCH 31, 1977; AMOUNT BUDGETED IN MUNICIPAL OPERATING BUDGET FOR 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION AMENDING RESOLUTION 7-R-h, DECEMBER 29, 1976, BY INCREASING AMOUNT OF CONTRACT FROM \$3,250. TO \$3,412.50 WITH HARRY TAFF, M.D., FOR DELIVERY OF MEDICAL SERVICES AT NEWARK DIVISION OF HEALTH FOR PERIOD JANUARY 1, 1977 TO MARCH 31, 1977; AMOUNT BUDGETED IN MUNICIPAL OPERATING BUDGET FOR 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

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7-R-bs.

RESOLUTION AMENDING RESOLUTION 7-R-j, DECEMBER 29, 1976, BY INCREASING AMOUNT

OF CONTRACT FROM \$1,950. TO \$2,047.50 WITH ROBERT BOZZI, M.D., FOR DELIVERY OF MEDICAL SERVICES AT NEWARK DIVISION OF HEALTH FOR PERIOD JANUARY 1, 1977 TO MARCH 31, 1977; AMOUNT BUDGETED IN MUNICIPAL OPERATING BUDGET FOR 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bt.

RESOLUTION AMENDING RESOLUTION 7-R-k, DECEMBER 29, 1976, BY INCREASING AMOUNT

OF CONTRACT FROM \$3,250. TO \$3,412.50 WITH JIACOMO ADESSA, M.D., FOR DELIVERY OF MEDICAL SERVICES AT NEWARK DIVISION OF HEALTH, FOR PERIOD JANUARY 1, 1977 TO MARCH 31, 1977; AMOUNT BUDGETED IN MUNICIPAL OPERATING BUDGET FOR 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bu.

RESOLUTION AMENDING RESOLUTION 7-R-m, DECEMBER 29, 1976, BY INCREASING AMOUNT

OF CONTRACT FROM \$1,950. TO \$2,047.50 WITH JEROME HIRSCHBERG, M.D., FOR DELIVERY OF OPTOMETRIC SERVICES AT NEWARK DIVISION OF HEALTH, FOR PERIOD JANUARY 1, 1977 TO MARCH 31, 1977; AMOUNT BUDGETED IN MUNICIPAL OPERATING BUDGET FOR 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-bv.

RESOLUTION AMENDING RESOLUTION 7-R-ba, MARCH 2, 1977, BY INCREASING AMOUNT OF

CONTRACT FROM \$800. TO \$840. WITH SERGIO F. FUNARO, M.D., FOR DELIVERY OF MEDICAL SERVICES AT NEWARK DIVISION OF HEALTH, FOR PERIOD MARCH 7, 1977 TO MARCH 31, 1977; AMOUNT BUDGETED IN MUNICIPAL OPERATING BUDGET FOR 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-bw.

RESOLUTION AMENDING RESOLUTION 7-R-cj, APRIL 6, 1977, BY INCREASING AMOUNT  
OF CONTRACT FROM \$7,800. TO \$8,190. WITH SERGIO F. FUNARO, M.D., FOR DELIVERY OF  
MEDICAL SERVICES AT NEWARK DIVISION OF HEALTH, FOR PERIOD APRIL 1, 1977 TO DECEMBER 31,  
1977; AMOUNT BUDGETED IN MUNICIPAL OPERATING BUDGET FOR 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-bx.

RESOLUTION AMENDING RESOLUTION 7-R-cl, APRIL 6, 1977, BY INCREASING AMOUNT OF  
CONTRACT FROM \$5,850. TO \$6,142.50 WITH JEROME HIRSCHBERG, O.D., FOR DELIVERY OF  
OPTOMETRIC SERVICES AT THE NEWARK DIVISION OF HEALTH, FOR PERIOD APRIL 1, 1977 TO  
DECEMBER 31, 1977; AMOUNT BUDGETED IN MUNICIPAL OPERATING BUDGET FOR 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-by.

RESOLUTION AMENDING RESOLUTION 7-R-ck, APRIL 6, 1977, BY INCREASING AMOUNT OF  
CONTRACT FROM \$9,750. TO \$10,237.50 WITH JIACOMO ADESSA, M.D., FOR DELIVERY OF MEDICAL  
SERVICES AT THE NEWARK DIVISION OF HEALTH, FOR PERIOD APRIL 1, 1977 TO DECEMBER 31, 1977;  
AMOUNT BUDGETED IN MUNICIPAL OPERATING BUDGET FOR 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by  
Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-bz.

RESOLUTION AMENDING RESOLUTION 7-R-cm, APRIL 6, 1977, BY INCREASING AMOUNT OF  
CONTRACT FROM \$5,850. TO \$6,142.50 WITH ROBERT BOZZI, M.D., FOR DELIVERY OF MEDICAL  
SERVICES AT THE NEWARK DIVISION OF HEALTH, FOR PERIOD APRIL 1, 1977 TO DECEMBER 31, 1977;  
AMOUNT BUDGETED IN MUNICIPAL OPERATING BUDGET FOR 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ca.      RESOLUTION AMENDING RESOLUTION 7-R-ci, APRIL 6, 1977, BY INCREASING AMOUNT OF CONTRACT FROM \$9,750. TO \$10,237.50 WITH HARRY TAFF, M.D., FOR DELIVERY OF MEDICAL SERVICES AT THE NEWARK DIVISION OF HEALTH, FOR PERIOD APRIL 1, 1977 TO DECEMBER 31, 1977; AMOUNT BUDGETED IN MUNICIPAL OPERATING BUDGET FOR 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-cb.      RESOLUTION AMENDING RESOLUTION 7-R-cn, APRIL 6, 1977, BY INCREASING AMOUNT OF CONTRACT FROM \$900. TO \$945. WITH FRANK GRADONE, M.D., FOR DELIVERY OF MEDICAL SERVICES AT THE NEWARK DIVISION OF HEALTH, FOR PERIOD APRIL 1, 1977 TO DECEMBER 31, 1977; AMOUNT BUDGETED IN MUNICIPAL OPERATING BUDGET FOR 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-cc.      RESOLUTION AMENDING RESOLUTION 7-R-cn, FEBRUARY 16, 1977, ACCEPTING GRANT AWARD FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE, FOR CONTINUATION OF NEWARK CHILDHOOD LEAD POISONING AND PREVENTION CONTROL PROJECT, BY INCREASING AMOUNT OF GRANT BY \$19,889. MAKING TOTAL FUNDING IN AMOUNT OF \$483,039. INSTEAD OF \$463,150. (UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE-\$250,000.(NEW PROGRAM FUNDS), \$24,938. (REPROGRAMMED ACCRUALS) TOTALLING \$274,938.; CITY OF NEWARK-IN-KIND MATCH-\$208,101.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-cd.  
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RESOLUTION RESCINDING RESOLUTION 7-R-ba, FEBRUARY 16, 1977 AND RESOLUTION 7-R-w, APRIL 20, 1977, CONTRACT WITH CORDELL LIGHTFOOT, D.D.S., FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER, FOR PERIOD FEBRUARY 21, 1977 TO OCTOBER 28, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ce.

RESOLUTION PROVIDING FOR APPLICATION TO BE MADE TO THE LOCAL FINANCE BOARD OF NEW JERSEY FOR APPROVAL OF CERTAIN BOND AUTHORIZATIONS TO BE ISSUED AS QUALIFIED BONDS IN ACCORDANCE WITH THE QUALIFIED BOND ACT OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-cf.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO EXECUTE, FILE AND ACCEPT A PRELIMINARY CAPITAL GRANT APPLICATION WITH UNITED STATES DEPARTMENT OF TRANSPORTATION UNDER SECTION 121 (a) OF FEDERAL-AID HIGHWAY ACT OF 1973 IN SUPPORT OF NEWARK CITY SUBWAY IMPROVEMENT PROJECT; THIS TRANSFER OF FUNDS WILL NOT DIMINISH CITY OF NEWARK'S APPORTIONMENT UNDER FEDERAL-AID URBAN SYSTEM ALLOCATION FOR PAST SIX YEARS (FY 1972-1977) OR FUTURE ALLOCATIONS; DOES NOT REQUIRE EXPENDITURE OF PUBLIC FUNDS BY CITY OF NEWARK; FURTHER RESCINDING RESOLUTION 7-R-cq, AUGUST 4, 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-cg.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH WALTER EVANS TREE SERVICE, 96 CRAWFORD STREET, EAST ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS TREE TAKEDOWN AND REMOVAL-CONTRACT NO. 77-20 FOR \$48,250., IN ACCORDANCE WITH THEIR UNIT PRICE PROPOSAL AND SPECIFICATIONS (EXCEPT AS MAY BE MODIFIED BY PARAGRAPH 2 OF SAID RESOLUTION); FURTHER

CITY OF NEWARK RESERVES RIGHT TO INCREASE OR DECREASE THE ORIGINAL CONTRACT PRICES BY AN AMOUNT NOT TO EXCEED TWENTY-FIVE (25) PER CENT AS PROVIDED FOR IN SPECIFICATIONS "INFORMATION TO BIDDERS, PARAGRAPH 9 AND SECTION 109 OF GENERAL CONDITIONS; FUNDS PROVIDED FOR BY HOUSING COMMUNITY DEVELOPMENT ACT, THIRD YEAR FUNDS, FUND 71, DEPARTMENT 29, AGENCY 36, ACCOUNT 250, FIRST YEAR FUNDS, FUND 80, DEPARTMENT 23, AGENCY 67, ACCOUNT 250.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ch. RESOLUTION AUTHORIZING MAYOR TO APPLY AND ENTER INTO GRANT AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION FOR FISCAL YEAR 1978 GRANT UNDER TITLE I OF COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973 IN AMOUNT OF \$1,152,015. FOR PERIOD OCTOBER 1, 1977 TO SEPTEMBER 30, 1978; ALL MONIES SHALL BE EXPENDED IN ACCORDANCE WITH CONDITIONS OF SAID GRANT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ci. RESOLUTION AUTHORIZING THE CENTRAL PLANNING BOARD TO MAKE AN INVESTIGATION AND HOLD PUBLIC HEARINGS TO DETERMINE WHETHER BLOCK 2777 IS OR IS NOT A BLIGHTED AREA OR A DETERIORATED AREA AS REQUIRED BY CHAPTER 187 OF LAWS OF 1949 OF NEW JERSEY N.J.S.A. 40:55-21.1 ET SEQ., AS AMENDED. (BLOCK 2777 WHICH IS CONTIGUOUS TO THE N.J.R.-49, HILL STREET PROJECT AREA AND N.J.R.-52, SOUTH BOARD PROJECT AREA) (DECLARED BLIGHTED AREAS BY RESOLUTION 7-R-g AND 7-R-h, MAY 3, 1961)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-cj. RESOLUTION AUTHORIZING THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO ISSUE TEMPORARY USE PERMITS FOR THE PEQUANNOCK WATERSHED AND TO ESTABLISH

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PROCEDURES AND FEES FOR THE ISSUANCE OF SAID PERMITS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ck.

RESOLUTION AUTHORIZING THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT

CORPORATION TO ISSUE PERMITS FOR THE LOCATION OF DIRECTIONAL SIGNS ON PROPERTIES OF THE CITY OF NEWARK IN THE PEQUANNOCK WATERSHED AND TO SET STANDARDS FOR DESIGN AND FEES FOR PLACEMENT AND MAINTENANCE OF SUCH SIGNS. (SHALL NOT EXCEED \$50. PER MONTH PER SIGN PLUS COSTS OF INSTALLATION AND MAINTENANCE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-cl.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION

IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, ECONOMIC GROWTH AND DEVELOPMENT CORPS, \$225,000.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF COMMERCE, TITLE III, SECTION 301 (A) OF THE PUBLIC WORKS AND ECONOMIC DEVELOPMENT ACT OF 1965.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-cm.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION

IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES SUB-REGIONAL TRANSPORTATION PLANNING PROGRAM (PROJECT NO. IT-09-0089/PL TS K524), \$45,600.; ITEM AVAILABLE FROM TRI-STATE REGIONAL PLANNING COMMISSION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.



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7-R-cn.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES,  
JUVENILE JUSTICE DELINQUENCY PROJECT, SUB-GRANT NO. J-AA-6-77; \$11,000.; ITEM AVAILABLE  
FROM STATE OF NEW JERSEY LAW ENFORCEMENT PLANNING AGENCY. (\$2,113. REPRESENTING AMOUNT  
REQUIRED FOR MUNICIPALITIES SHARE APPEARS IN BUDGET OF YEAR 1977, UNCLASSIFIED PURPOSES,  
NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING (MATCH))

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-co.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES,  
SAFE AND CLEAN NEIGHBORHOODS PROGRAM, FISCAL YEAR 1977, DISCRETIONARY, CONTRACT # 4213-  
800-155-845, \$60,000.; ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7 R-cp.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES,  
RETIRED SENIOR VOLUNTEERS PROGRAM, GRANT NO. 440-2543/5, \$76,277.; ITEM AVAILABLE FROM  
ACTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-cq.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES,  
MULTIPLE DWELLING, GRANT NO. V226002138 00), \$50,000.; ITEM AVAILABLE FROM NEW JERSEY  
DEPARTMENT OF COMMUNITY AFFAIRS.

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-cr.

RESOLUTION RESCINDING RESOLUTION 7-R-bz, MAY 4, 1977, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, NC-4 COMMENCEMENT AND TRAINING PROJECT \$35,380.; ITEM AVAILABLE FROM STATE OF NEW JERSEY, LAW ENFORCEMENT PLANNING AGENCY."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-cs.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, NC-4 COMMENCEMENT AND TRAINING PROJECT, \$35,380.; ITEM AVAILABLE FROM STATE OF NEW JERSEY LAW ENFORCEMENT PLANNING AGENCY. (\$14,250. REPRESENTING AMOUNT REQUIRED FOR MUNICIPALITIES SHARE APPEARS IN BUDGET OF 1977, DEDICATION BY RIDER - N.J.S. 40A:4-39, HOUSING COMMUNITY DEVELOPMENT ACT OF 1974, DEPARTMENT OF POLICE, CRIME AND DELINQUENCY, CRIME PREVENTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ct.

RESOLUTION DESIGNATING SCHLEY STREET AND FABYAN TERRACE AS ONE-WAY STREETS FOR PERIOD NOT TO EXCEED THREE MONTHS.

(Schley Street, Southbound, from Hawthorne Avenue to Route 78 Ramp

Schley Street, Southbound, from Turning roadway between Fabyan Terrace and Schley Street to Field Place

Schley Street, Northbound, from Turning roadway between Fabyan Terrace and Schley Street to Lyons Avenue

Fabyan Terrace, Southbound, from Chancellor Avenue to Schley Street)

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-cu.

RESOLUTION DESIGNATING SIXTH AVENUE, BETWEEN FIRST STREET AND ROSEVILLE AVENUE AND BETWEEN ROSEVILLE AVENUE AND EAST ORANGE TOWN LINE AS A THROUGH STREET AND INSTALLING STOP SIGNS ON NEAR RIGHT SIDE OF EACH STREET INTERSECTING THROUGH STREET; PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-cv.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO ACCEPT ON BEHALF OF CITY OF NEWARK, SIGNAL HARDWARE AND THE COMPLETED INSTALLATION UNDER THE FEDERAL URBAN PROJECT NO. MOOOS (024) AT BROAD STREET, BROADWAY, AND CLAY STREET; BROAD STREET, WASHINGTON STREET, AND BRIDGE STREET; BROAD STREET, PARK PLACE AND CENTRAL AVENUE AND SPRINGFIELD AVENUE, IRVINE TURNER BOULEVARD AND JONES STREET; RESPONSIBILITY OF PERFORMING THE NECESSARY MAINTENANCE NOT COVERED BY ANY WARRANTIES AND SHALL BE BORNE BY THE DEPARTMENT OF PUBLIC WORKS. (AGREEMENT ENTERED INTO BETWEEN CITY OF NEWARK AND STATE OF NEW JERSEY DEPARTMENT OF TRANSPORTATION, RESOLUTION 7-R-bx, JULY 11, 1973, STIPULATES THE CITY'S OBLIGATION TO ACCEPT AND MAINTAIN THE INSTALLATION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-cw.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE AGREEMENT ON BEHALF OF CITY OF NEWARK WITH DEPARTMENT OF TRANSPORTATION, FOR RESETTING THE VARIOUS MANHOLE HEADS AND RESET/RECONSTRUCT SEWER HOUSE CONNECTIONS AT NO COST TO THE CITY OF NEWARK AT SOUTH ORANGE AVENUE BETWEEN NORFOLK STREET AND BERGEN STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by

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President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-cx.

RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO EXECUTE TAX CERTIFICATE NO. 48648 TO REPUBLIC NATIONAL BANK FOR PREMISES COMMONLY KNOWN AS 160-164 MT. PLEASANT AVENUE, BLOCK 439, LOT 51, FOR \$1,701.33, SAID AMOUNTS REPRESENTING TAX SALE LIENS, ALL SUBSEQUENT LIENS AND INTERESTS AND COSTS TO SEPTEMBER 7, 1977; PURSUANT TO N.J.S.A. 54:4-113 AND 114.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-cy.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO REFUND \$108.46 TO MEYER AND DORIS Q. LOBSENZ, 250 VAN HOUTEN STREET, PATERSON, NEW JERSEY, WHICH REPRESENTS THE PRO-RATA REDUCTION FOR THE FIRST FIVE MONTHS OF 1972 FOR PREMISES 636 HUNTERDON STREET, BLOCK 2684, LOT 10; ASSESSMENT REDUCTION GRANTED BY STATE DIVISION OF TAX APPEALS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-cz.

RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO ENTER INTO A SPECIAL PARTIAL PAYMENT AGREEMENT WITH EMANUEL MISSIONARY BAPTIST CHURCH FOR PREMISES 230-238 CHANCELLOR AVENUE, BLOCK 3706, LOTS 19, 23, CONDITIONED UPON PROMPT PAYMENT OF ALL INSTALLMENT PAYMENTS ON DUE DATES; PURSUANT TO N.J.S.A. 54:5-65.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

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7-R-da.

RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO EXECUTE TAX CERTIFICATE NO.

48412 TO E.T. CORPORATION, FOR PREMISES COMMONLY KNOWN AS 504½ WASHINGTON STREET, BLOCK 119, LOT 50, FOR \$1,878.20 SAID AMOUNT REPRESENTING THE TAX SALE LIEN, ALL SUBSEQUENT LIENS AND INTEREST AND COSTS TO SEPTEMBER 7, 1977, PURSUANT TO N.J.S.A. 54:5-113 AND 114.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-db.

RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO ENTER INTO PARTIAL PAYMENTS

AGREEMENTS WITH PROPERTY OWNERS, INDICATED ON ANNEXED LIST FOR INDICATED AMOUNTS, CONDITIONED UPON PROMPT PAYMENT OF ALL INSTALLMENT PAYMENTS ON DUE DATES; PURSUANT TO N.J.S.A. 54:5-65.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-dc.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO CANCEL \$61,851.20 OUTSTANDING WATER-SEWER CHARGES ON PROPERTIES WHICH CITY OF NEWARK HAS FORECLOSED PURSUANT TO IN REM FORECLOSURE, AS PER ATTACHED SCHEDULE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-dd.

RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO CANCEL 1977 FIRST HALF REAL ESTATE TAXES, IN SUM OF \$330., FOR PREMISES DESCRIBED AS 129-131 LINCOLN AVENUE, BLOCK 680, LOT 11, EXEMPT PROPERTY ASSESSED IN ERROR TO NEW JERSEY HOUSING FINANCE AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

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7-R-de.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$25. TO MR. SAUNDERS, 39 NORTH CLINTON PLACE, EAST ORANGE, NEW JERSEY, FOR AUTOMATIC AMUSEMENT DEVICE LICENSE NOT GRANTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-df.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$25. TO MR. TOOKES FISH, 185 WAVERLY AVENUE, NEWARK, NEW JERSEY, FOR AUTOMATIC AMUSEMENT DEVICE LICENSE NOT GRANTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-dg.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$25. TO MR. WILLIAM DRAPER, 6 WEST DRIVE, EDISON, NEW JERSEY, FOR AUTOMATIC AMUSEMENT DEVICE LICENSE NOT GRANTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-dh.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$25. TO MR. LUIS ANTONIO ORTIZ, 1075 GROVE STREET, IRVINGTON, NEW JERSEY, FOR RESTAURANT LICENSE NOT GRANTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-di.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$25. TO MR. BILLY E. BRYANT 372 BROAD STREET, NEWARK, NEW JERSEY, FOR AUTOMATIC AMUSEMENT DEVICE LICENSE NOT GRANTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by

Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-dj.      RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$100. TO PAT TUTTE, 186 ASTOR STREET, NEWARK, NEW JERSEY, FOR AUTOMATIC AMUSEMENT DEVICE LICENSE NOT GRANTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-dk.      RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$65. TO HOST SERVICES OF NEW YORK, INC., P.O. BOX 1760, SANTA MONICA, CALIFORNIA, FOR RESTAURANT LICENSE NOT GRANTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, TXcker, Villani,  
President Harris.

7-R-dl.      RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$25. TO MR. NATHANIEL TOOKES, 5-15 PIERCE STREET, NEWARK, NEW JERSEY, FOR RESTAURANT LICENSE NOT GRANTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-dm.      RESOLUTION AUTHORIZING CITY TREASURER TO REFUND \$25. TO MS. LENA FAIRLEY, 346 BELMONT AVENUE, NEWARK, NEW JERSEY, FOR RESTAURANT LICENSE NOT GRANTED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-dn.      RESOLUTION CANCELLING 7-R-o, DATED DECEMBER 29, 1976 ALLOTING 1977 PETTY CASH FUNDS TO VARIOUS DEPARTMENTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion directing the City Clerk to return this resolution to Administration was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-do.

RESOLUTION ALLOTING 1977 PETTY CASH FUNDS TO VARIOUS DEPARTMENTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-dp.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CHERYL

JOHNSON, CLERK STENOGRAPHER, OFFICE OF CITY CLERK, FOR PERIOD BEGINNING AUGUST 1, 1977 AND ENDING JANUARY 31, 1978. (TO SERVE AS AIDE TO COUNCILMAN - FIRST LEAVE BEGAN AUGUST 1, 1974)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-dq.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO MAMIE HALE,

SUPERVISOR OF ACCOUNTS, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, FOR PERIOD BEGINNING SEPTEMBER 1, 1977 AND ENDING FEBRUARY 28, 1978. (CONTINUE WITH MPDO/ DEPARTMENT OF ADMINISTRATION, DIVISION OF CENTRAL PURCHASE - FIRST LEAVE BEGAN AUGUST 29, 1968)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-dr.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CLARA M. HUNT,

SENIOR INSTITUTIONAL TELEPHONE OPERATOR, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE,, FOR PERIOD BEGINNING JULY 31, 1977 AND ENDING JANUARY 31, 1978. (ADMINISTRATIVE ANALYST, DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS - FIRST LEAVE BEGAN JANUARY 31, 1975)

A motion to adopt the resolution was made by Councilman Bottone, seconded by



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Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-ds.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO HARRY T. SPELLMAN, COMMUNITY RELATIONS SPECIALIST, OFFICE OF THE MAYOR AND AGENCIES, NEWARK HUMAN RIGHTS COMMISSION, FOR PERIOD BEGINNING AUGUST 9, 1977 AND ENDING FEBRUARY 9, 1978. (DIRECTOR OF OFFICE OF ELDERLY AFFAIRS, DEPARTMENT OF HEALTH AND WELFARE - FIRST LEAVE BEGAN FEBRUARY 9, 1976)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-dt.      RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CARMEN A. BIASE PUBLIC RELATIONS OFFICER, POLICE DEPARTMENT, FOR PERIOD BEGINNING OCTOBER 25, 1976 AND ENDING APRIL 25, 1977. (DEPUTY MAYOR - FIRST LEAVE BEGAN OCTOBER 23, 1973)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-du.      RESOLUTION RATIFYING EXTENSION OF CONTRACT BETWEEN MAYOR, CITY OF NEWARK AND PORT AUTHORITY OF NEW YORK AND NEW JERSEY FOR PERIOD APRIL 26, 1977 TO SEPTEMBER 7, 1977; FURTHER AUTHORIZING MAYOR TO ENTER INTO FIRST SUPPLEMENTAL AGREEMENT TO CONTRACT MADE SEPTEMBER 15, 1976 BETWEEN CITY OF NEWARK AND THE PORT AUTHORITY OF NEW YORK AND NEW JERSEY FOR EMPLOYMENT OF STARTERS AT TERMINAL B OF THE NEWARK INTERNATIONAL AIRPORT FOR PERIOD SEPTEMBER 8, 1977 TO OCTOBER 25, 1977. (DOES NOT REQUIRE EXPENDITURE OF PUBLIC FUNDS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to request a status report on the Taxicab Starter program at Newark International Airport from Mr. Thomas D. Carver, Manager, Airport Services Division was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

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7-R-dv.

RESOLUTION RESCINDING RESOLUTION 7-R-bq, JUNE 1, 1977, "RESOLUTION AUTHORIZING

DIRECTOR OF RECREATION AND PARKS TO EXECUTE AGREEMENT ON BEHALF OF CITY OF NEWARK WITH  
SUDAMERICA BOXING CLUB, A NON-PROFIT ORGANIZATION, FOR LEASING ICE SKATING RINK OF THE  
IRONBOUND RECREATION CENTER, WITH PRESENT INDOOR TOILET FACILITIES AND DRESSING ROOMS  
ON JUNE 4, 1977 FOR THE HOURS OF 6:00 P. M. TO MIDNIGHT, JUNE 10, 1977 FOR THE HOURS  
6:00 P.M. TO MIDNIGHT, JUNE 17, 1977 FOR THE HOURS 6:00 P.M. TO MIDNIGHT AND JUNE 24,  
1977 FOR THE HOURS OF 6:00 P. M. TO MIDNIGHT FOR THE PURPOSE OF BOXING SHOW; CITY OF  
NEWARK WILL RECEIVE THE LESSER OF \$500. OR 5% NET RECEIPTS FOR LEASING OF THESE PREMISES  
BEING THAT THIS BENEFIT BOXING SHOW IS BEING CONDUCTED FOR A CHARITABLE CAUSE FOR  
NEWARK RESIDENTS."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-dw.

RESOLUTION AUTHROIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MAUD D.

SHEPHERD, WIDOW, OWNER OF PREMISES 145 PENNSYLVANIA AVENUE, BLOCK 2797, LOT 30, FREE  
AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-dx.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM R.C.

NICKERSON AND JESSIE NICKERSON, HIS WIFE, OWNERS OF PREMISES 616 SOUTH 10TH STREET,  
BLOCK 2616, LOT 26, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF  
FORECLOSURE.

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-dy.

RESOLUTION COMMENDING SIXTY-SEVEN (67) UNITED STATES YOUTH GAMES PARTICIPANTS

FROM THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

(For action on this resolution see Page 8 and 9 in the minutes of this meeting)

7-R-dz.                    RESOLUTION COMMENDING CLARICE WALKER, SHAWN JENKINS, NICHOLAS MAYER, PHILLIP RANSOME AND RON SWEET FOR OUTSTANDING PERFORMANCES AT THE UNITED STATES YOUTH GAMES.

(Copy of resolution submitted to each Member of the Council)

(For action on this resolution, see pages 8 and 9 in the minutes of this meeting)

7-R-ea.                    RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO PREPARE APPLICATION INTENDED FOR OFFICIAL SUBMISSION BY CITY OF NEWARK TO THE ROBERT WOOD JOHNSON FOUNDATION FOR PARTICIPATION IN THE MUNICIPAL HEALTH SERVICES PROGRAM; FURTHER THAT THE DIRECTOR OF HEALTH AND WELFARE COMPLETE SAID APPLICATION WITHIN FIFTEEN (15) DAYS OF DATE HEREOF. (ROBERT WOOD JOHNSON FOUNDATION IS CO-SPONSORING A PROGRAM WITH THE AMERICAN MEDICAL ASSOCIATION AND THE UNITED STATES CONFERENCE OF MAYORS, ENTITLED MUNICIPAL HEALTH SERVICES PROGRAM INTENDED TO BRING GENERAL MEDICAL CARE AND BASIC HEALTH SERVICES TO FAMILIES LIVING IN UNDERSERVED URBAN NEIGHBORHOODS THROUGH GRANTS OF FINANCIAL RESOURCES TO THE PARTICIPATING MUNICIPALITIES)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-eb.                    RESOLUTION RATIFYING ACCEPTANCE OF GRANT FROM NEW JERSEY STATE DEPARTMENT OF HEALTH, FOR PERIOD JULY 1, 1977 TO SEPTEMBER 7, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE CONTRACT ACCEPTING GRANT IN SUM OF \$20,305. FOR PERIOD SEPTEMBER 8, 1977 TO JUNE 30, 1978, TO HELP DEFRAY COSTS OF MAINTAINING A QUALIFIED PHYSICIAN TO HELP OPERATE THE CHEST CLINIC, 94 WILLIAM STREET, ON A FULL-TIME BASIS. (NO MATCH FUNDS AND NO EXPENDITURE OF MUNICIPAL FUNDS BY CITY OF NEWARK REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ec.                    RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT CONTRACT WITH SOUTH SIDE AMBULANCE SQUAD FOR PROVISION OF EMERGENCY MEDICAL TRANSPORTATION SERVICE IN THE SOUTH WARD SECTION OF CITY OF NEWARK FOR PERIOD SEPTEMBER 8, 1977

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TO SEPTEMBER 7, 1978; MAXIMUM AMOUNT TO BE PAID BY CITY OF NEWARK IS \$5,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ed.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH MOTOROLA INC., 85 HARRISTOWN ROAD, GLEN ROCK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR A ONE (1) YEAR MAINTENANCE CONTRACT FOR THE ULTRA-HIGH FREQUENCY RADIO SYSTEM IN THE POLICE DEPARTMENT, FOR \$81,993.60 PREDICATED ON THE QUANTITY OF ITEMS LISTED IN CONTRACT SCHEDULE; \$30,000. ENCUMBERED IN 1977 BUDGET OF POLICE DEPARTMENT FOR PERIOD SEPTEMBER 15, 1977 TO DECEMBER 31, 1977; BALANCE TO BE ENCUMBERED IS CONTINGENT UPON AND SUBJECT TO APPROPRIATION OF SUFFICIENT FUNDS IN NEXT FISCAL YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration, per request of the Law Department was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ee.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE CONTRACTS FOR DEMOLITIONS OF BUILDINGS, AS SPECIFIED IN ATTACHED SCHEDULE #1, WITH BUJAC DEMOLITION, INC., A. TURSI, AND ASSOCIATES AND WILLIAM M. YOUNG & CO., INC., LOWEST RESPONSIBLE BIDDERS, FOR TOTAL SUM OF \$167,384., IN ACCORDANCE WITH THEIR BIDS AND SPECIFICATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ef.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I, FISCAL YEAR 1978, \$7,152,015.; ITEM AVAILABLE FROM DEPARTMENT OF LABOR, EMPLOYMENT AND TRAINING

ADMINISTRATION.

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-eg.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE

INSERTION IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, HEALTH PLANNING AGENCY, \$50,000.; ITEM AVAILABLE FROM REGIONAL HEALTH PLANNING COUNCIL.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-eh.

RESOLUTION AUTHORIZING THE ADVERTISEMENT FOR SALE OF <sup>+</sup> TWO ACRES KNOWN AS BLOCK 49, LOT 50 LOT 1A, AND BLOCK 51, LOT 1, ON THE TAX MAPS OF HARDYSTON TOWNSHIP AT PUBLIC AUCTION AND SETTING A DATE FOR THE RETURN OF BIDS AS SEPTEMBER 21, 1977; ADVERTISEMENT TO BE IN ACCORDANCE WITH N.J.S.A. 40A:12-13 (a).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ei.

RESOLUTION DESIGNATING PARK AREA SURROUNDING THE MONUMENT WHICH WAS CONSTRUCTED BY THE FRATERNAL ORDER OF POLICE, LOCATED BETWEEN POLICE HEADQUARTERS AND CITY HALL AND BOUNDED ON THE SOUTH BY FRANKLIN STREET BE NAMED "NEWARK MEMORIAL GARDENS"; PREVIOUS PROVISIONS HERETOFORE GOVERNING THE CONSTRUCTION AND MAINTENANCE OF SAID MONUMENT SHALL REMAIN IN FULL FORCE AND EFFECT. (RESOLUTION 7-R-s, NOVEMBER 17, 1975 "NO NAME ALLEY".)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

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7-R-ej.

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RESOLUTION DESIGNATING GOULD AVENUE AS A THROUGH STREET, BETWEEN WEST MARKET STREET AND EAST ORANGE TOWN LINE AND INSTALLING STOP SIGNS ON NEAR RIGHT SIDE OF EACH STREET INTERSECTING THE THROUGH STREET; PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ek.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO EDITH BRESCIA, BUILDING SERVICE WORKER, DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, BUREAU OF PUBLIC BUILDINGS, FOR PERIOD BEGINNING SEPTEMBER 8, 1977 AND ENDING MARCH 8, 1978. (TO CONTINUE WORKING IN BOARD OF ADJUSTMENT - FIRST LEAVE BEGAN MARCH 8, 1976)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-el.

RESOLUTION AMENDING RESOLUTION 7-R-t, MAY 4, 1977, CONTRACT WITH LYONS FAMILY HEALTH CENTER, FOR PROVISION OF HIGH QUALITY AMBULATORY HEALTH CARE, FOR PERIOD APRIL 16, 1977 TO APRIL 15, 1978; BY REDUCING NUMBER OF PATIENT VISITS TO 3,220 AND A REVISION IN CONTRACTS BUDGET; MAXIMUM AMOUNT TO BE PAID UNDER AFORESAID AMENDED CONTRACT SHALL REMAIN AT \$83,160.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-em.

RESOLUTION AMENDING RESOLUTION 7-R-s, MAY 4, 1977, CONTRACT WITH THE FRIENDS OF CLINTON HILL FOR BESSIE SMITH HEALTH, FOR PERIOD APRIL 16, 1977 TO APRIL 15, 1978, BY INCREASING NUMBER OF PATIENT VISITS TO 5,361 AND A REVISION IN CONTRACTS BUDGET; MAXIMUM AMOUNT TO BE PAID UNDER AFORESAID AMENDED CONTRACT SHALL REMAIN AT \$148,500.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by

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Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bittone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

7-R-en.            RESOLUTION AUTHORIZING EXECUTIVE DIRECTOR OF OFFICE OF CRIMINAL JUSTICE  
PLANNING TO SUBMIT APPLICATION ON BEHALF OF CITY OF NEWARK TO STATE LAW ENFORCEMENT  
PLANNING AGENCY (SLEPA) FOR PROJECT ENTITLED "NEWARK MINI BLOCK GRANT PROJECT."  
(SLEPA-\$170,613., STATE BUY-IN-\$9,478., LOCAL CASH MATCH-\$9,478.; TOTALLING \$189,569.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration,  
per request of the Law Department was made Councilman Tucker, seconded by President Harris  
and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

7-R-eo.            RESOLUTION AUTHORIZING EXECUTIVE DIRECTOR OF OFFICE OF CRIMINAL JUSTICE  
PLANNING TO SUBMIT APPLICATION ON BEHALF OF CITY OF NEWARK TO STATE LAW ENFORCEMENT  
PLANNING AGENCY (SLEPA) FOR PROJECT ENTITLED "UNIFIED VAILSBURG SERVICES ORGANIZATION."  
(SLEPA-\$106,600., STATE BUY-IN-\$5,922., LOCAL CASH MATCH-\$5,922.; TOTALLING \$118,444.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by  
Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

7-R-ep.            RESOLUTION DESIGNATING SOUTH 18TH STREET, AS A SOUTHBOUND, ONE-WAY STREET, FROM  
11TH AVENUE TO CLINTON AVENUE AND SOUTH 19TH STREET, AS A NORTHBOUND, ONE-WAY STREET  
FROM CLINTON AVENUE TO 11TH AVENUE; FOR PERIOD NOT TO EXCEED THREE MONTHS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

7-R-eq.            RESOLUTION APPROVING APPLICATION AND PLAN OF JANS REALTY URBAN RENEWAL  
ASSOCIATION, FOR CONSTRUCTION, MAINTENANCE AND OPERATION OF PROJECT ON LAND WHICH IS MORE  
PARTICULARLY DESCRIBED IN SAID APPLICATION, LOCATED AT 293-317 ROANOKE AVENUE, BLOCK  
5010, LOT 36, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 20 YEARS FROM

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THE DATE OF EXECUTION OF FINANCIAL AGREEMENT PURSUANT TO SAID RESOLUTION OR EARLIER, AT THE END OF FIFTEEN (15) YEARS OF OPERATION OF SAID PROJECT AND ONLY SO LONG AS THE CORPORATION AND ITS PROJECT ARE SUBJECT TO, AND COMPLY WITH SAID FINANCIAL AGREEMENT AND SAID URBAN RENEWAL CORPORATION AND ASSOCIATION LAW OF 1961.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani,  
President Harris.

Not Voting: Councilman Carrino.

7-R-er.

RESOLUTION OPPOSING ASSEMBLY BILL A3457 WHICH WOULD PREVENT LOCAL GOVERNMENTS FROM LEASING LANDS USED FOR THE PROTECTION OF PUBLIC WATER SUPPLIES FOR DEVELOPMENT PURPOSES AND URGING THE ASSEMBLY COMMITTEE ON AGRICULTURE AND THE ENVIRONMENT NOT TO RELEASE SAID BILL.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-es.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1977 CITY OF NEWARK BUDGET, FROM FIRE DEPARTMENT, SALARIES AND WAGES, OTHER SALARIES AND WAGES, OVERTIME TO SALARIES AND WAGES, FIRE CHIEF; FUNDS NEEDED TO RETAIN A TEMPORARY FIRE CHIEF PENDING THE RESULTS OF CIVIL SERVICE EXAMINATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-et.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1977 CITY OF NEWARK BUDGET, FROM SERVICE BY CONTRACT OR AGREEMENT, USE OR IMPROVEMENT OF WATER, SEWER AND SOLID WASTE, PASSAIC VALLEY SEWER MAINTENANCE TO JOINT SEWER MAINTENANCE; FUNDS NEEDED TO PAY OUR FOURTH QUARTER ASSESSMENT OF THE JOINT SEWER MAINTENANCE.

(Copy of resolution and correspondence submitted to each Member of the Council)



A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-eu.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, CHEST CLINIC, \$20,305.; ITEM AVAILABLE FROM NEW JERSEY STATE DEPARTMENT OF HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7--ev.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, 701 COMPREHENSIVE PLANNING ASSISTANCE GRANT, \$34,200.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ew.

RESOLUTION RATIFYING CONTRACT WITH NEWARK BETH ISRAEL MEDICAL CENTER FOR PERIOD JULY 1, 1977 TO SEPTEMBER 7, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH NEWARK BETH ISRAEL MEDICAL CENTER FOR PROVISION OF THE NECESSARY PATIENT CARE AND MEDICAL TREATMENT UNDER THE NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROJECT FOR PERIOD SEPTEMBER 8, 1977 TO DECEMBER 31, 1977; MAXIMUM AMOUNT FOR PERIOD JULY 1, 1977 TO DECEMBER 31, 1977 IS \$4,166.65; SAID COMPENSATION DERIVED FROM GRANT FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE FOR PERIOD JANUARY 1, 1977 TO DECEMBER 31, 1977. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by

Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-ex.

RESOLUTION RATIFYING CONTRACT WITH UNITED HOSPITALS OF NEWARK FOR PERIOD JULY 1, 1977 TO SEPTEMBER 7, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH UNITED HOSPITALS OF NEWARK FOR PROVISION OF THE NECESSARY PATIENT CARE AND MEDICAL TREATMENT UNDER THE NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROJECT FOR PERIOD SEPTEMBER 8, 1977 TO DECEMBER 31, 1977; MAXIMUM AMOUNT FOR PERIOD JULY 1, 1977 TO DECEMBER 31, 1977 IS \$2,083.35; SAID COMPENSATION DERIVED FROM GRANT FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE FOR PERIOD JANUARY 1, 1977 TO DECEMBER 31, 1977. (THIS CONTRACT IS NOT SUBJECT TO COMPETITIVE BIDDING REQUIREMENTS PURSUANT TO N.J.S.A. 40A:11-1 ET SEQ.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-ey.

RESOLUTION RATIFYING CONTRACT WITH THE COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR PERIOD JULY 1, 1977 TO SEPTEMBER 7, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH THE COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR PROVISION OF THE NECESSARY PATIENT CARE AND MEDICAL TREATMENT AND THE MAINTENANCE OF A CENTRAL REGISTRY OF CHILDREN TESTED UNDER THE NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROJECT FOR PERIOD SEPTEMBER 8, 1977 TO DECEMBER 31, 1977; MAXIMUM AMOUNT FOR PERIOD JULY 1, 1977 TO DECEMBER 31, 1977 IS \$21,163. (PATIENT CARE-\$6,250., CENTRAL REGISTRY-\$14,913.); SAID COMPENSATION DERIVED FROM GRANT FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE FOR PERIOD JANUARY 1, 1977 TO DECEMBER 31, 1977. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (2); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-ez.

RESOLUTION AMENDING RESOLUTION 7-R-ci, OCTOBER 6, 1976 AND RESOLUTION 7-R-cp, APRIL 6, 1977, ACCEPTING FUNDS FROM NEW JERSEY STATE DEPARTMENT OF HEALTH FOR USE AT THE W.I.C. PROGRAM FOR PERIOD ENDING SEPTEMBER 30, 1977, BY AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT ADDITIONAL FUNDS IN SUM OF \$69,600. MAKING A TOTAL OF \$2,264,927. FOR PERIOD OCTOBER 1, 1976 TO SEPTEMBER 30, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-fa.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ENTER INTO AGREEMENT WITH PROJECT LINK EDUCATIONAL CORPORATION (TO DEVELOP POSITIVE ATTITUDES IN JUNIOR HIGH SCHOOL YOUTH THROUGH EDUCATIONAL, SOCIAL AND CULTURAL PROGRAM WHICH WILL HELP SOLVE THE URBAN EDUCATIONAL DILEMMA), FOR \$32,000.; AMOUNT BUDGETED IN COMMUNITY DEVELOPMENT BLOCK GRANT ALLOCATION PURSUANT TO THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 (42 USC 5301, P.L.-93-383); SHALL BE FUNDED BY FEDERAL FUNDS AT 100% AND NO ADDITIONAL FUNDS TO BE REQUESTED FROM THE CITY OF NEWARK. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-fb.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE AGREEMENT ON BEHALF OF CITY OF NEWARK WITH STATE OF NEW JERSEY DEPARTMENT OF TRANSPORTATION, UTILITY AGREEMENT NO. 5; CITY OF NEWARK - DIVISION OF WATER SUPPLY FAUS PROJECT M-6778 (001), SOUTH ORANGE AVENUE BETWEEN NORFOLK STREET AND BERGEN STREET (TO RESET WATER VALVE BOXES AND CURB STOPS, RESET, INSTALL AND RELOCATE FIRE HYDRANTS AND PROVIDE NEW SERVICE CONNECTIONS WHERE REQUIRED); CITY OF NEWARK WILL NOT INCUR ANY EXPENSE FOR THE PERFORMANCE OF SAID WORK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by

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Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-fc.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS

TOTALLING \$75,000. WITH CANDELIERE CONSTRUCTION INCORPORATED (7-R-br, AUGUST 7, 1974)  
FOR CONSTRUCTION OF CERTAIN IMPROVEMENTS TO THE FORMER AMERICAN LEGION HOSPITAL,  
741 BROADWAY, NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the City Clerk to invite  
Director of Engineering Zach and Acting Director of Health and Welfare Waller to meet  
with the Council at their pre-meeting conference October 4, 1977 was made by Councilman  
Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the  
following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-fd.

RESOLUTION AUTHORIZING MAYOR AND PROJECT DIRECTOR OF AIR QUALITY-TRANSPORTATION

CONTROL PROGRAM TO FILE APPLICATION, ENTER INTO AGREEMENT WITH, ACCEPT ALL FUNDS  
GENERATED FROM SUCH APPLICATION FOR AN AIR POLLUTION CONTROL GRANT IN THE AMOUNT OF  
\$66,409. UNDER THE "AIR POLLUTION CONTROL PROGRAM" OF THE CLEAN AIR ACT OF 1970, AS  
AMENDED (P.L. 91-604, 42 USC 1857); CITY OF NEWARK SHALL BE RESPONSIBLE FOR PROVIDING  
A ONE-THIRD MATCHING SHARE OF THE EXISTING IN-KIND SERVICES EQUIVALENT TO \$33,541. FROM  
THE CURRENT BUDGET OF THE BUREAU OF AIR POLLUTION CONTROL, DEPARTMENT OF HEALTH AND  
WELFARE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-fe.

RESOLUTION AUTHORIZING THE CENTRAL PLANNING BOARD TO MAKE AN INVESTIGATION AND

HOLD PUBLIC HEARINGS TO DETERMINE WHETHER BLOCKS 95 AND 96 ARE OR ARE NOT BLIGHTED AREAS  
OR DETERIORATED AREAS AS REQUIRED BY CHAPTER 187 OF LAWS OF 1949 OF NEW JERSEY N.J.S.A.  
40:55-21.1 ET SEQ., AS AMENDED. (BLOCKS 95 AND 96 ARE CONTIGUOUS TO THE N.J.R.-49  
HILL STREET PROJECT AREA AND N.J.R.-52, SOUTH BROAD STREET PROJECT AREA) (DECLARED  
BLIGHTED AREAS BY RESOLUTION 7-R-g AND 7-R-h, MAY 3, 1961)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ff.

RESOLUTION AUTHORIZING CITY TO RETURN DEPOSIT TO AGAPE REALTY CO., HIGHEST BIDDER FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 5042, LOT 60 AND BLOCK 5088, LOT 64 (NEWARK'S OAK ISLAND LANDFILL PROPERTY); AGAPE REALTY CO. WITHDREW THEIR BID TO PURCHASE SAID PROPERTY; FURTHER ACCEPTING THE BID OF NATHAN RAFF, BEING THE HIGHEST BID TENDERED IN THE AMOUNT OF \$15,000. FOR PURCHASE OF CITY-OWNED PROPERTY KNOWN AS BLOCK 5042, LOT 60 AND BLOCK 5088, LOT 64 (NEWARK'S OAK ISLAND LANDFILL PROPERTY) ON TERMS AND CONDITIONS IN RESOLUTION 7-R-s, JUNE 15, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-fg.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 38-48 SPRING STREET, BLOCK 8, LOTS 83 AND 84, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-fh.

RESOLUTION GRANTING PERMISSION TO PORT AUTHORITY TO PERFORM THE RESURFACING OF PORT STREET IN PORT NEWARK SUBJECT TO THE PORT AUTHORITY OBTAINING GENERAL LIABILITY INSURANCE NAMING THE CITY OF NEWARK AS CO-INSURED IN THE AMOUNT OF \$250,000. PER PERSON, \$500,000. PER OCCURENCE; WORK TO BE PERFORMED AT NO COST TO THE CITY; PORT AUTHORITY SHALL COMPLY WITH ALL APPLICABLE ORDINANCES AND OBTAIN NECESSARY PERMITS AT NO COST TO THE PORT AUTHORITY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-fi.

RESOLUTION AUTHORIZING MAYOR TO EXECUTE OFFER OF GRANT IN AMOUNT OF \$11,950,075.  
FROM UNITED STATES DEPARTMENT OF COMMERCE, ECONOMIC DEVELOPMENT ADMINISTRATION, PUBLIC  
WORKS EMPLOYMENT ACT OF 1977, FOR UPGRADING OF VARIOUS STREETS AND SIDEWALKS (SEE TABLE  
I); RENOVATION OF 31 GREEN STREET, 22 FRANKLIN STREET, AND THE CITY HALL ANNEX INTO A  
MODERN AND EFFICIENT POLICE/COURT COMPLEX; AND CONSTRUCTION OF A NEW COMMUNITY HEALTH  
SERVICES COMPLEX (SEE TABLE II); FURTHER DESIGNATING DIRECTOR OF ENGINEERING TO FILE ALL  
NECESSARY FORMS AND PERTINENT INFORMATION REQUESTED FOR THE PROPER ADMINISTRATION OF THIS  
PROJECT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by  
Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-fj.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE AND CITY CLERK ATTEST  
TO AGREEMENT BETWEEN THE STATE OF NEW JERSEY AND THE CITY OF NEWARK WHEREIN STATE OF  
NEW JERSEY DEPARTMENT OF TRANSPORTATION IS INTENDING TO CONSTRUCT MAJOR LANDSCAPING  
IMPROVEMENTS AS PART OF THE "GREENING OF NEWARK" ON STATE ROUTE 21 FROM ORIENTAL STREET  
TO SECOND RIVER IN THE CITY OF NEWARK. (THERE WILL BE NO COST TO THE CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-fk.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF  
CITY OF NEWARK WITH JERSEY WASTE SYSTEMS, INC. LOWEST RESPONSIBLE BIDDER, FOR PROJECT  
KNOWN AS COLLECTION OF SOLID WASTE (CONTRACT #77-03R) FOR THE COLLECTION OF SOLID WASTE  
THE DISTRIBUTION OF PLASTIC BAGS AND THE REQUISITE MEDIA PROGRAM (ALTERNATE II. C.1.);  
BASE VALUE OF CONTRACT SHALL BE \$1,310,000. AS INDICATED IN ALTERNATE II. C.1. OF THE  
PROPOSAL AND \$45. PER HOUR PER SPECIFIED PIECE OF AMNED EQUIPMENT FOR THE PLOWING OF  
SNOW (ALTERNATE III) AS SHOWN IN THEIR PROPOSAL AND IN ACCORDANCE WITH SPECIFICATIONS;  
CITY OF NEWARK RESERVES THE RIGHT; UPON SIXTY (60) DAYS NOTICE TO DISCONTINUE USE OF  
PLASTIC BAGS IN COLLECTION AREAS NOTED IN THE CONTRACT; SHOULD USE OF BAGS IN OPINION OF

CITY PROVE INEFFECTIVE; CITY OF NEWARK RESERVES RIGHT TO INCREASE BAGS FROM 150 TO 210 PER DWELLING UNIT PER YEAR AND WILL BE DONE BY MODIFYING AWARD TO ACCEPT ALTERNATE II.C2.; EFFECTIVE DATE OF CONTRACT IS JANUARY 1, 1978; FUNDS SHALL BE FURNISHED BY CITY FROM MONIES TO BE ESTABLISHED IN SERVICE CONTRACT LINE IN 1978 APPROPRIATIONS AND ANNUALLY APPROPRIATED THEREAFTER; CONTRACT REPRESENTS A JOINT UNDERSTANDING BETWEEN DIRECTORS OF DEPARTMENTS OF PUBLIC WORKS AND ENGINEERING.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-fl.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO ENTER INTO AND EXECUTE A CONTRACT WITH THOR ENGINEERS FOR PROFESSIONAL ENGINEERING SERVICES FOR PROVISION OF NECESSARY SOIL TESTING OF DISPOSAL PARCEL 17A-1, PROJECT N.J.R-123, FOR PERIOD SEPTEMBER 8, 1977 TO OCTOBER 7, 1977; MAXIMUM AMOUNT TO BE PAID IS \$12,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-fm.

RESOLUTION AMENDING RESOLUTION 7-R-m, SEPTEMBER 23, 1976, BY INCREASING AMOUNT OF CONTRACT FROM \$696,072. TO NOT IN EXCESS OF \$746,072. WITH NORTH JERSEY COMMUNITY UNION, TO PROVIDE WORK EXPERIENCE FOR OLDER ADULTS FOR PERIOD OCTOBER 1, 1976 TO SEPTEMBER 30, 1977; SOURCE OF FUNDS - CETA, TITLE I.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-fn.

RESOLUTION GIVING CONSENT TO NEW COMMUNITY SENIOR CITIZEN HOUSING CORPORATION FOR ASSIGNMENT, TRANSFER AND CONVEYANCE BY IT OF ITS TO NEW COMMUNITY SENIOR CITIZEN

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HOUSING CORPORATION (RESOLUTION 7-R-1, NOVEMBER 5, 1975, GRANTED TAX ABATEMENT TO NEW COMMUNITY SENIOR CITIZEN HOUSING CORPORATION FOR A SENIOR CITIZEN HOUSING PROJECT BETWEEN BRUCE AND NEWTON STREETS) TO NEW COMMUNITY ASSOCIATES, LTD.; A LIMITED-DIVIDEND HOUSING ASSOCIATION; SUBJECT TO TERMS AND CONDITIONS AS STATED IN RESOLUTION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-fo.

RESOLUTION APPROVING APPLICATION AND PLAN OF ROYCE URBAN RENEWAL CORPORATION, FOR CONSTRUCTION, MAINTENANCE AND OPERATION OF PROJECT ON LAND WHICH IS MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, LOCATED AT 207-215 AVENUE L, BLOCK 5030, LOT 90, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 16 YEARS FROM DATE OF EXECUTION OF FINANCIAL AGREEMENT PURSUANT TO SAID RESOLUTION OR EARLIER, AT THE END OF 15 YEARS OF OPERATION OF SAID PROJECT AND ONLY SO LONG AS THE CORPORATION AND ITS PROJECT ARE SUBJECT TO, AND COMPLY WITH SAID FINANCIAL AGREEMENT AND SAID URBAN RENEWAL CORPORATION AND ASSOCIATION LAW OF 1961.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

7-R-fp.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO SUPPLEMENTARY AGREEMENT TO CONTRACT AUTHORIZED BY RESOLUTION 7-R-a, NOVEMBER 3, 1975 WITH COMPUTER SCIENCES CORPORATION FOR PROVISION OF AN ADDITIONAL 187 MAN WEEKS OF EFFORT TO PERFORM SPECIFIC, SUPPLEMENTAL RELATED EFFORTS; FOR AMOUNT NOT TO EXCEED \$150,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen.

Councilman Tucker addressed himself to the point raised that CSC will not be able to bid on this contract since they prepared the specifications. He expressed his opinion that the Computer Operation in the City of Newark is the most abysmal



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waste of taxpayers money, second only to the giveaway of the Newark Airport and the Port Authority.

Councilman James asked for clarification with respect to the bidding on this contract.

The City Clerk noted CSC is preparing the specifications and having done so could gain an unfair advantage against any prospective competitor and therefore, they will be forbidden to bid on the contract to perform the very services for which they prepared the specifications.

Councilman Tucker continued with respect to bidding on this contract, the State Division of Local Government Services has indicated that under no circumstances can CSC bid on this contract.

Councilman Tucker pointed out if one takes time to read the original contract he will find that they have never really lived up to what they said they were going to do originally. He noted CSC was supposed to complete a nuclear payroll system which they have not done. He felt there was a horrendous waste of money.

Councilman Tucker added that we had a Data Processing System that cost a tremendous amount of money and there is no basic improvement in our whole operation.

The motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Villani, President Harris.

No: Councilmen James, Tucker.

7-R-fq.

RESOLUTION AMENDING RESOLUTION 7-R-j, OCTOBER 20, 1976, BY AUTHORIZING SUPPLEMENTAL CONTRACT IN THE AMOUNT OF \$17,500. WITH SAMUEL KLEIN AND COMPANY, FOR A DIAGNOSTIC REVIEW OF THE DATA PROCESSING OPERATIONS AS THEY APPLY TO THE WATER UTILITY, TAX ACCOUNTING AND PAYROLL SYSTEMS, FOR PERIOD SEPTEMBER 8, 1977, UP TO AND INCLUDING DECEMBER 31, 1977; TO BE PAID FROM DEPARTMENT OF FINANCE, DIRECTOR'S OFFICE, 1977 BUDGET. (AMENDED CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

257-7-R-fr.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES,  
WOMEN, INFANTS AND CHILDRENS' SUPPLEMENTAL FOOD PROGRAM, \$69,600.; ITEM AVAILABLE FROM  
NEW JERSEY STATE DEPARTMENT OF HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-fs.

RESOLUTION GRANTING FIREWORKS DISPLAY PERMIT TO MARIA S.S. DI MONTEVERGINE  
SOCIETY OF THE CITY OF NEWARK FOR DISPLAY ON SEPTEMBER 10 AND 11, 1977 THROUGH ROUTE OF  
PROCESSION, AND APPROVING INDEMNITY BOND THEREFOR.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-ft.

RESOLUTION AUTHORIZING CITY OF NEWARK TO CONVEY AT PRIVATE SALE, ALL RIGHT,  
TITLE AND INTEREST, IF ANY, THE BED OF BRANFORD STREET, NOW VACATED AND HEREINAFTER  
DESCRIBED IN SCHEDULE A, TO FAITOUTE IRON AND STEEL COMPANY FOR \$550.; PURSUANT TO  
N.J.S.A. 40:60-28. (NOT NEEDED FOR PUBLIC USE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-fu.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION  
IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES,  
COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE III, YOUTH PLANNING GRANT,  
\$71,524.; ITEM AVAILABLE FROM DEPARTMENT OF LABOR, EMPLOYMENT AND TRAINING ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

7-R-fv.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO GRANT AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION, TO RECEIVE A YOUTH PLANNING GRANT IN AMOUNT OF \$71,524.; ALL FUNDS TO BE EXPENDED IN ACCORDANCE WITH SAID GRANT AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

7-R-fw.

RESOLUTION CANCELLING TAXES FOR YEAR 1968, INCLUDING INTEREST, PENALTIES AND COSTS IN THE AGGREGATE AMOUNT OF \$2,283.10, FOR PREMISES KNOWN AS 54 LINCOLN STREET, BLOCK 5507, LOT 43, ISRAEL MEMORIAL A.M.E. CHURCH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

7-R-fx.

RESOLUTION OF ACCOMMODATION AND SUPPORT FOR SETON HALL UNIVERSITY BLACK STUDIES PROGRAM.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

President Harris.

7-R-fy.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH GUASTO CONSTRUCTION INCORPORATED, 9 DODD STREET, EAST ORANGE, NEW JERSEY, LOWEST RESPONSIBLE BIDDER FOR PROJECT KNOWN AS CONTRACT NO. 77-02; BETHANY BAPTIST CHURCH (N.J.R.-72) - STREET AND SIDEWALK IMPROVEMENTS ON PORTIONS OF WEST MARKET STREET, HARTFORD STREET AND HUDSON STREET, FOR \$98,410. IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT IN AN AMOUNT NOT TO EXCEED \$2,500.; FUNDS PROVIDED FOR BY HOUSING COMMUNITY DEVELOPMENT ACT, 2ND YEAR FUNDS, URBAN

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RENEWAL ITEM II, SITE IMPROVEMENTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-fz.

RESOLUTION AUTHORIZING ACTING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF \$3,670.32 PAYABLE TO MAX BLAU CONTRACT FURNITURE, INC. AND THEIR ATTORNEYS, LOWENSTEIN, SANDLER, BROCHIN, KOHL AND FISHER, ESQS., UPON RECEIPT OF WARRANT OF SATISFACTION EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL: FOR VARIOUS DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL; FOR VARIOUS PIECES OF OFFICE EQUIPMENT DELIVERED TO OFFICE OF ELDERLY AFFAIRS. (INSTITUTED) SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, JUDGMENT ENTERED AGAINST CITY OF NEWARK FOR \$3,420.38 WITH INTEREST FROM MARCH 11, 1977 AND COSTS OF SUIT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION COMMUNICATING TO NEW JERSEY'S SENATORS, CONGRESSMEN AND NEWARK POSTMASTER JOSEPH BENUCCI THE OPPOSITION OF THE NEWARK MUNICIPAL COUNCIL TO THE PROPOSED CLOSING OF THE "WEST STATION" OF THE UNITED STATES POST OFFICE (SPRINGFIELD AVENUE AND LIVINGSTON STREET) AND TRANSFER OF EMPLOYEES TO THE "WEST KINNEY STATION" (BROAD AND WEST KINNEY STREET), DUE TO THE UNCONSCIONABLE HARDSHIPS WHICH SUCH CLOSING AND TRANSFER WILL CAUSE TO THE SOME 20,000 RESIDENTS OF THE AREA WHICH THE WEST STATION SERVES; FURTHER, URGING POSTMASTER BENUCCI TO SEEK OUT ALTERNATIVES TO THE PROPOSED CLOSING SUCH AS RENOVATING THE FACILITY WHICH WOULD SERVE THE INTERESTS OF THE UNITED STATES POST OFFICE WHILE CONTINUING TO PROVIDE AREA RESIDENTS WITH THE VARIOUS POSTAL SERVICES AT THE WEST STATION, was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-M-b.A MOTION NOTING THAT NEWARK DAY CENTER HAS BEEN PROVIDING AN AVERAGE OF 65

SENIOR CITIZENS MEALS DAILY SINCE 1957 AND HAS RUN OUT OF FUNDS AS OF SEPTEMBER 2, 1977  
AND IS PRESENTLY REQUESTING TITLE VII FUNDS FOR ITS CONTINUED OPERATIONS FROM THE STATE  
OF NEW JERSEY. THE NEWARK MUNICIPAL COUNCIL SUPPORTS THE CONTINUED OPERATION OF THE  
NEWARK DAY CENTER AND URGES THE STATE DEPARTMENT OF COMMUNITY AFFAIRS TO GRANT THE  
NECESSARY TITLE VII FUNDS TO CONTINUE ITS PROGRAM AND FURTHER THAT COPIES OF THIS  
RESOLUTION BE SENT TO THE DIRECTOR OF THE CENTER AND TO THE DEPUTY DIRECTOR OF THE  
STATE DIVISION ON AGING IN THE DEPARTMENT OF COMMUNITY AFFAIRS, was made by Councilman  
 Villani, seconded by Councilman Carrino and declared adopted by President Harris by the  
 following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
 President Harris.

7-M-c.A MOTION DIRECTING THE CITY CLERK TO PREPARE AN ORDINANCE CHANGING THE NAME

OF ELIZABETH AVENUE, FROM HAYES CIRCLE TO THE HILLSIDE-NEWARK LINE, TO MARTIN LUTHER  
KING BOULEVARD AND TO HAVE SAME PLACED ON THE CALENDAR OF THE SEPTEMBER 21, 1977 MEETING  
OF THE MUNICIPAL COUNCIL, was made by Councilman Tucker, seconded by President Harris  
 and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
 President Harris.

COMMUNICATIONS AND PETITIONS.COMMUNICATIONS.8-a.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON,  
RECEIVED AUGUST 4, 1977, APPOINTING SALVATORE PERILLO AS CORPORATION COUNSEL OF THE  
CITY OF NEWARK, COMMENCING ON CONFIRMATION AND EXPIRING AT 12:00 NOON JULY 1, 1978.

(Copy of communication submitted to each Member of the Council)

(Mr. Perillo met with the Council September 6, 1977)

A motion to confirm the nomination of Salvatore Perillo, as Corporation Counsel  
 of the City of Newark, commencing on confirmation and expiring at 12:00 Noon July 1,  
 1978 was made by Councilman Giuliano, seconded by Councilman Giuliano.

Councilman Tucker stated as a matter of clarification, the issue is not directed  
 at the talents of Mr. Perillo that he is going to abstain but primarily relates to him  
 not residing in the City of Newark.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Villani,  
 President Harris.

Not Voting: Councilman Tucker.

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President Harris: This nomination is confirmed.

8-b.

The City Clerk presented PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF ASSISTANT PUBLIC DEFENDER, OFFICE OF THE MAYOR)."

(Assistant Public Defender	1977	\$15,590. - \$18,940.
	1978	16,369. - 19,887.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled April 6, 1977)

(Ordinance removed from the table August 3, 1977)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED AUGUST 5, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-5, PARKING LIMITED TO TWO HOURS OF SECTION 23:5-4.1 PARKING LIMITED TO THIRTY MINUTES OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, ON LOMBARDY STREET."

(Deleting Lombardy Street, south side, from Broad Street to McCarter Highway

9:30 A. M. to 4:00 P. M., Monday through Friday; 7:00 A. M. to 6:00 P. M., Saturdays only (Section 23:5-5)

Adding Lombardy Street, south side, from Atlantic Street to McCarter Highway

9:30 A. M. to 4:00 P. M., Monday through Fridays; 7:00 A.M. to 6:00 P. M., Saturdays only (Section 23:5-5)

Adding Lombardy Street, south side, from Broad Street to Atlantic Street,

9:30 A. M. to 4:00 P. M., Monday through Fridays; 7:00 A. M. to 6:00 P. M., Saturdays only) (Section 23:5-4.1)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

8-d.

The City Clerk presented PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-1) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF MANAGER, CITY-OWNED PROPERTY, SENIOR ACCOUNTANT AND SENIOR REAL ESTATE MAINTENANCE INSPECTOR)."

(Manager, City-owned Property	1/1/77	\$15,590. - \$18,940.
	1/1/78	16,369. - 19,887.
Senior Accountant	1/1/77	10,547. - 12,819.
	1/1/78	11,074. - 13,460.
Senior Real Estate Maintenance	1/1/77	12,819. - 15,590.
Inspector	1/1/78	13,460. - 16,369.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled June 15, 1977)

(Ordinance removed from the table August 3, 1977)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED AUGUST 28, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE EDUCATIONAL CENTER URBAN RENEWAL PROJECT, N.J.R-50 (FIRST AMENDMENT)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED AUGUST 23, 1977, ENCLOSING PROPOSED "BOND ORDINANCE APPROPRIATING \$2,775,098. AND AUTHORIZING THE ISSUANCE OF \$2,775,098. BONDS OR NOTES OF THE CITY FOR VARIOUS CAPITAL IMPROVEMENTS OR PURPOSES AUTHORIZED TO BE UNDERTAKEN BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21,

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1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED AUGUST 23, 1977, ENCLOSING PROPOSED "ORDINANCE OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, PROVIDING FOR THE CANCELLATION OF CERTAIN PRIOR APPROPRIATIONS IN THE AMOUNT OF \$3,329,275. AND THE AUTHORIZATIONS OF CERTAIN NEW PROJECTS TO BE FUNDED BY USE OF CERTAIN MONEYS ON HAND FROM THE CAPITAL IMPROVEMENT FUND."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes. Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED AUGUST 23, 1977, ENCLOSING PROPOSED "BOND ORDINANCE AMENDING AN ORDINANCE ADOPTED NOVEMBER 21, 1972 PROVIDING FOR THE SHARE OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY OF THE COST OF CONSTRUCTION OF THE SEWERAGE SYSTEM IMPROVEMENTS BY THE ESSEX-UNION JOINT MEETING."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this item, see Ordinance 6-F-u, on page 20 in the minutes of this meeting)

8-i.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED AUGUST 23, 1977, ENCLOSING PROPOSED "BOND ORDINANCE PROVIDING FOR A SUPPLEMENTAL APPROPRIATION OF \$75,250. FOR THE CONSTRUCTION OF A WATER TESTING LABORATORY BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$75,250. BONDS OR NOTES FOR FINANCING PART OF THE COST THEREOF."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by President Harris and adopted by the following votes:



Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

8-j.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED AUGUST 23, 1977, ENCLOSING PROPOSED "BOND ORDINANCE PROVIDING FOR A SUPPLEMENTAL APPROPRIATION OF \$77,000. FOR CONSTRUCTION OF A POLICE SUBSTATION AND TRAINING FACILITY ON AVENUE P IN AND BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$77,000. BONDS OR NOTES OF THE CITY FOR FINANCING PART OF THE COST THEREOF."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration, was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED AUGUST 23, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON CABINET STREET."

(Deleting Cabinet Street, north side, from Fairmount Avenue to Bergen Street

Adding Cabinet Street, north side, from Littleton Avenue to Bergen Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

8-l.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED AUGUST 15, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE TRANSFER OF TITLE FOR PART OF RESERVOIR PARK TO THE ESSEX COUNTY PARK COMMISSION PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1)." (\$15,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

8-m.

The City Clerk presented COMMUNICATION FROM HIS HONOR, MAYOR KENNETH A. GIBSON, APPOINTING FLEMING JONES, FINANCE DIRECTOR OF THE CITY OF NEWARK, COMMENCING AT TIME OF CONFIRMATION AND EXPIRING AT 12:00 NOON, ON JULY 1, 1978.

(Copy of communication submitted to each Member of the Council)

A motion to confirm the nomination of Fleming Jones, Finance Director of the City of Newark, commencing at time of confirmation and expiring at 12:00 Noon, on July 1, 1978 was made by the Council of the Whole.

President Harris: Will the Council confirm this nomination?

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

President Harris: This nomination is confirmed.

8-n.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED AUGUST 24, 1977, ENCLOSING PROPOSED "ORDINANCE AUTHORIZING THE EXCHANGE OF CITY-OWNED PROPERTY LOCATED ON THE TOWNSHIP OF WEST MILFORD TAX MAPS OUTSIDE OF THE PEQUANNOCK WATERSHED AS BLOCK 158, LOT 18, AND CONSISTING OF <sup>+</sup>17.59 ACRES FOR LANDS OWNED BY MR. FRED FERBER LOCATED IN SAID TOWNSHIP WITHIN THE WATERSHED KNOWN AS BLOCK 457, LOT 10, AND CONSISTING OF <sup>+</sup>6.79 ACRES FOR THE DIFFERENCE IN ASSESSED VALUATION WITH THE DIRECTOR'S RATIO APPLIED OF \$14,422. TO BE PAID BY MR. FERBER; AND FURTHER AUTHORIZING THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO COLLECT SUCH SUM ON BEHALF OF THE CITY OF NEWARK."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

8-o.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED AUGUST 26, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:3-5, NO TURN ON RED, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Adding Various Streets prohibiting Right Turn on Red)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

8-p.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED AUGUST 26, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING A REDEVELOPMENT PLAN FOR THE IRONBOUND URBAN RENEWAL PROJECT."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

8-q.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED AUGUST 26, 1977, ENCLOSING PROPOSED "CAPITAL ORDINANCE AUTHORIZING THE APPROPRIATION OF \$2,250,381. TO MAKE RENOVATIONS TO VARIOUS SCHOOLS AND BOARD OF EDUCATION PROPERTIES CONTINGENT UPON THE RECEIPT IN ADVANCE OF THE RECEIPT OF FUNDS FROM THE FEDERAL GOVERNMENT UNDER THE PUBLIC WORKS ACT OF 1977."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this item, see Ordinance 6-F-v, on page 20 in the minutes of this meeting)

8-r.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED AUGUST 26, 1977, ENCLOSING PROPOSED "CAPITAL ORDINANCE OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY AUTHORIZING THE APPROPRIATION OF \$11,950,075. IN FUNDS TO BE RECEIVED FROM THE DEPARTMENT OF COMMERCE, ECONOMIC DEVELOPMENT ADMINISTRATION, FOR THE REPAIRING OF VARIOUS STREETS INCLUDING THE CONSTRUCTING RECONSTRUCTION OF CURBS, SIDEWALKS AND ANCILLARY IMPROVEMENTS; RENOVATION OF 31 GREEN STREET, 22 FRANKLIN STREET AND THE CITY HALL ANNEX; AND THE CONSTRUCTION OF A NEW PUBLIC AND COMMUNITY HEALTH SERVICES COMPLEX; CONTINGENT UPON THE RECEIPT OF FUNDS IN ADVANCE FROM THE FEDERAL GOVERNMENT UNDER PUBLIC WORKS ACT OF 1977."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this item, see Ordinance 6-F-w, on page 21 in the minutes of this meeting)

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8-s.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED SEPTEMBER 1, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$800,000. FOR THE DIVISION OF WELFARE TO PROVIDE FOR GENERAL ASSISTANCE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

8-t.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED SEPTEMBER 2, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (5-S & F-y) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE NEWARK POLICEMEN'S BENEVOLENT ASSOCIATION, LOCAL NO. 3)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

8-u.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED SEPTEMBER 2, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE NEWARK POLICE SUPERIOR OFFICERS' ASSOCIATION)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

8-v.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED SEPTEMBER 6, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE NEWARK POLICE SUPERIOR IDENTIFICATION OFFICERS ASSOCIATION)."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

A motion to consider "AN ORDINANCE AMENDING TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, SUPPLEMENTED AND READOPTED AS AN INTERIM ZONING ORDINANCE, SO AS TO PROHIBIT DRIVE-IN RESTAURANTS WITHIN ALL DISTRICTS EXCEPT FIRST, SECOND, AND THIRD INDUSTRIAL DISTRICTS," under Communications was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

8-w.

The City Clerk presented "PROPOSED ORDINANCE AMENDING TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, SUPPLEMENTED AND READOPTED AS AN INTERIM ZONING ORDINANCE, SO AS TO PROHIBIT DRIVE-IN RESTAURANTS WITHIN ALL DISTRICTS EXCEPT FIRST, SECOND, AND THIRD INDUSTRIAL DISTRICTS."

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Tucker asked for clarification on the effect of this particular ordinance.

The City Clerk replied there will be no drive-in restaurants permitted in Business and Residential Districts.

Councilman Tucker questioned how this would relate to applications now in process. He pointed out there is a minority entrepreneur who had gone through a tremendous procedure to locate a fast food restaurant on Branford Place and who has been given a "run-around". The Housing Authority recently informed him he cannot locate

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on the land he originally desired and has suggested another location. He questioned if this ordinance would prohibit this individual from locating within that Commercial District.

The City Clerk pointed out the Council can delay action on final adoption of this ordinance until such time as the present application Councilman Tucker is concerned about is resolved.

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Villani, President Harris.

No: Councilmen Allen, Tucker.

A motion to consider "AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST SALARY OF SECRETARY, BOARD OF ADJUSTMENT)," (\$17,179. - \$20,881.) under Communications was made by Councilman Carrino, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

8-x.

The City Clerk presented PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST SALARY OF SECRETARY, BOARD OF ADJUSTMENT)."

(Secretary, Board of Adjustment \$17,179. - \$20,881.)

(Copy of ordinance submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the September 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR WALLS, RECEIVED JULY 25, 1977, EN-

CLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO CREATE THE POSITION AND NUMBER OF POSITIONS FOR FIREFIGHTER-BILINGUAL SPANISH AND ENGLISH)."

		<u>Annual Minimum Salary</u>	<u>Middle Step</u>	<u>Annual Maximum Salary</u>
(Firefighter Bilingual Spanish/English	8	\$13,084.	\$13,666.	\$14,250.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from July 26, 1977 to August 29, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Lucy's Roman Catholic Church	7236 (Amended)
St. Michael's Merry Makers	7247 (Amended)
Congregation B'Nai Zion	7250 (Amended)
Babyland Nursery, Inc.	7263 (Amended)
Immaculate Conception Church	7297 (Amended)
Immaculate Conception Church - Generao Committee	7298 (Amended)
St. Casimir's Church	7318 (Amended)
Sacred Heart Cathedral	7321 (Amended)
Our Lady of Mt. Carmel Church	7356 (Amended)
St. Michael's Church	7360 (Amended)

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BINGO LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Michael's Seton Library Guild	7363 (Amended)
St. Lucy's Society	7417 (Amended)
St. Sanislaus Church	7420 (Amended)
St. James Roman Catholic Church	7436 (Amended)
St. Casimir's Parent Teachers Association	7463 (Amended)
Society of the Holy Rosary of St. Francis Xavier Church	7497
Rosary Altar Society - Sacred Heart Church of Vailsburg	7498
Polish Falcons of Amercia, Nest 104	7502
Blessed Sacrament High School Advisory Board	7504
Holy Name Society of Blessed Sacrament Church	7505
St. Rocco Church	7506
St. Bridget's Church	7508
Alanon Association, Inc.	7509 (Amended)

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Benedict's Church	7492
St. Augustine's Church	7493
Babyland Nursery, Inc.	7494
St. Columba Parent Teachers Association	7495
Babyland Nursery, Inc.	7496
Central United Presbyterian Church	7499
Essex County Chapter of Father Vincent Monella Center of Italian Culture	7500
Essex County Chapter of Father Vincent Monella Center of Italian Culture	7501
Church of Our Lady of Good Counsel	7503
The St. James Young Men	7507

A motion to concur in the Report was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.



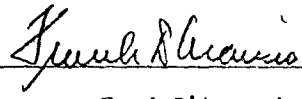
ADJOURNMENT.


12. A motion to adjourn this meeting was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Haris.

This meeting adjourned at 4:45 P. M.

APPROVED:

  
\_\_\_\_\_  
Frank D'Ascensio  
City Clerk

  
\_\_\_\_\_  
Earl Harris  
President



Newark, New Jersey, September 13, 1977

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A special meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 11:55 A. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Giuliano, James, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on September 9, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

The City Clerk read letter dated September 9, 1977 from His Honor, Mayor Kenneth A. Gibson requesting a special meeting of the Municipal Council for Tuesday, September 13, 1977, to consider three Bond Ordinances which appeared under "Communications" on the September 7, 1977 Calendar of the Municipal Council.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read BOND ORDINANCE APPROPRIATING \$2,775,098 AND AUTHORIZING THE ISSUANCE OF \$2,775,098 BONDS OR NOTES OF THE CITY FOR VARIOUS CAPITAL IMPROVEMENTS OR PURPOSES AUTHORIZED TO BE UNDERTAKEN BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Villani, President Harris.

President Harris: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on

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first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

6-F-b.

The City Clerk read AN ORDINANCE OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY PROVIDING FOR THE CANCELLATION OF CERTAIN PRIOR APPROPRIATIONS IN THE AMOUNT OF \$3,329,275 AND THE AUTHORIZATION OF CERTAIN NEW PROJECTS TO BE FUNDED BY USE OF CERTAIN MONEYS ON HAND FROM THE CAPITAL IMPROVEMENT FUND.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Villani, President Harris.

President Harris: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

6-F-c.

The City Clerk read BOND ORDINANCE PROVIDING FOR A SUPPLEMENTAL APPROPRIATION OF \$75,250 FOR THE CONSTRUCTION OF A WATER TESTING LABORATORY BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$75,250 BONDS OR NOTES FOR FINANCING PART OF THE COST THEREOF.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Villani, President Harris.

President Harris: The yeses are six and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

The City Clerk stated the reason for this special meeting was because the Local Finance Board meets September 20, 1977, at which time they will consider these ordinances. The next meeting of the Municipal Council will be held September 21, 1977. Therefore, it was necessary to act on these ordinances before September 20, 1977.

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ADJOURNMENT.

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12.

A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Villani, President Harris.

This meeting adjourned at 12:05 P. M.

APPROVED:

*Frank D'Ascensio*

Frank D'Ascensio

City Clerk

*Earl Harris*

Earl Harris

President

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A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:15 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend William Reilly, St. Bridget's Roman Catholic Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk D'Ascensio, Clerk of the Municipal Council; Lieutenant Kenneth Wilson, Sergeant-at-Arms.

President Harris stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on September 13, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented COPY OF MINUTES OF THE SECOND RIVER JOINT MEETING, HELD JUNE 6, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF AUGUST, 1977.

A motion to approve Report of Contracts awarded subject to receipt of a resolution awarding contract to Motorola, Inc. for maintenance of Police Ultra-High

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Frequency Radio System was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c.

The City Clerk presented PROJECT REPORT, OFFICE OF CONSUMER ACTION, FOR THE MONTH OF JULY, 1977, SUBMITTED BY OFFICE OF CONSUMER ACTION EXECUTIVE DIRECTOR DENNIS G. CHEROT.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d.

The City Clerk presented REPORT OF MUNICIPAL COURT, PART SIX, FOR THE MONTH OF JULY, 1977.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e.

The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT N.J.R-6, FROM AUGUST 1, 1977 TO AUGUST 5, 1977; PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT N.J.R-123, FROM AUGUST 8, 1977 TO AUGUST 12, 1977; INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM AUGUST 15, 1977 TO AUGUST 19, 1977; AND LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-32, R-38 AND R-C/D/10, FROM AUGUST 22, 1977 TO AUGUST 26, 1977; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM AUGUST 1, 1977 TO AUGUST 5, 1977; LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS R-6, R-38 AND R-123, FROM AUGUST 8, 1977 TO AUGUST 12, 1977; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM AUGUST 15, 1977 TO AUGUST 19, 1977 AND FROM AUGUST 22, 1977 TO AUGUST 23, 1977.

A motion that the Report be received and copies distributed to the Tax Assessor and Acting Tax Collector for implementation was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



4-f.

The City Clerk presented SUMMARY OF CITY-OWNED PROPERTY REVENUE ACCOUNTS, FOR THE MONTH OF AUGUST, 1977, SUBMITTED BY ACTING TAX COLLECTOR KENNETH A. JOSEPH.

(Copy submitted to each Member of the Council)

A motion that the Summary of City-owned Property Revenue Accounts be received and placed on file was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES ON FIRST READING.

President Harris called for ordinances on First Reading.

6-F-a.

The City Clerk read AN ORDINANCE AUTHORIZING DIRECTOR OF PUBLIC WORKS TO GRANT AND EXECUTE AN EASEMENT BETWEEN CITY OF NEWARK AND CORNELIUS GALLAGHER AND CLAIR GALLAGHER, HIS WIFE, FOR THE PURPOSE OF CONSTRUCTING A ROADWAY ACROSS A PORTION OF THE SUSQUEHANNA AND WESTERN RAILROAD COMPANY RIGHT OF WAY IN KNOWLTON TOWNSHIP.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR" (6-S & F-h) ADOPTED MAY 4, 1977, AS AMENDED AND SUPPLEMENTED. (TO CREATE POSITION AND SALARY RANGE FOR EXECUTIVE SECRETARY, I.F., ACTUARIAL SECRETARY AND BOOKKEEPER, I.F.)

(Executive Secretary, I.F.)	1977	\$13,457. - \$16,361.
	1978	14,130. - 17,179.
Actuarial Secretary, I.F.	1977	11,628. - 14,133.
	1978	12,209. - 14,840.
Bookkeeper, I.F.	1977	10,045. - 12,209.
	1978	10,547. - 12,819.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Corporation Counsel Buck, Budget Officer Banker, Personnel Officer Veltri and Insurance Fund Secretary Beatty met with the Council July 26, 1977)

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A motion to defer action on this ordinance awaiting report from the Business Administrator was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-3, PROHIBITING RIGHT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(North on Hillside Avenue to East on West Bigelow Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-d.

The City Clerk presented ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF ASSISTANT PUBLIC DEFENDER, OFFICE OF THE MAYOR).

(Assistant Public Defender	1977	\$15,590. - \$18,940.
	1978	16,369. - 19,887.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled April 6, 1977)

(Ordinance removed from the table August 3, 1977)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

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6-F-e.

The City Clerk presented AN ORDINANCE AMENDING SECTION 23:5-5, PARKING LIMITED TO TWO HOURS AND SECTION 23:5-4.1 PARKING LIMITED TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, ON LOMBARDY STREET.

(Deleting Lombardy Street, south side, from Broad Street to McCarter Highway

9:30 A. M. to 4:00 P. M., Monday through Friday; 7:00 A. M. to

6:00 P. M., Saturdays only. (Section 23:5-5)

Adding Lombardy Street, south side, from Atlantic Street to McCarter Highway

9:30 A. M. to 4:00 P. M., Monday through Friday; 7:00 A. M. to

6:00 P. M., Saturdays only. (Section 23:5-5)

Adding Lombardy Street, south side, from Broad Street to Atlantic Street

9:30 A. M. to 4:00 P. M., Monday through Friday; 7:00 A. M. to

6:00 P. M., Saturdays only) (Section 23:5-4.1)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

6-F-f.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-i) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF MANAGER, CITY-OWNED PROPERTY, SENIOR ACCOUNTANT AND SENIOR REAL ESTATE MAINTENANCE INSPECTOR)

(Manager, City-owned Property	1/1/77	\$15,590. - \$18,940.
	1/1/78	16,369. - 19,887.
Senior Accountant	1/1/77	10,547. - 12,819.
	1/1/78	11,074. - 13,460.
Senior Real Estate Maintenance	1/1/77	12,819. - 15,590.
Inspector	1/1/78	13,460. - 16,369.)

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(Copy of ordinance and correspondence submitted to each Member of the Council)

(Ordinance tabled June 15, 1977)

(Ordinance removed from the table August 3, 1977)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

6-F-g.

The City Clerk read AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE EDUCATIONAL CENTER URBAN RENEWAL PROJECT N.J.R-50. (FIRST AMENDMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

6-F-h.

The City Clerk read A BOND ORDINANCE APPROPRIATING \$2,775,098. AND AUTHORIZING THE ISSUANCE OF \$2,775,098 BONDS OR NOTES OF THE CITY FOR VARIOUS CAPITAL IMPROVEMENTS OR PURPOSES AUTHORIZED TO BE UNDERTAKEN BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was adopted on first reading at a special meeting held September 13, 1977)

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6-F-i.

The City Clerk read AN ORDINANCE OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, PROVIDING FOR THE CANCELLATION OF CERTAIN PRIOR APPROPRIATIONS IN THE AMOUNT OF \$3,329,275 AND THE AUTHORIZATION OF CERTAIN NEW PROJECTS TO BE FUNDED BY USE OF CERTAIN MONEYS ON HAND FROM THE CAPITAL IMPROVEMENT FUND.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was adopted on first reading at a special meeting held

September 13, 1977)

6-F-j.

The City Clerk read A BOND ORDINANCE PROVIDING FOR A SUPPLEMENTAL APPROPRIATION OF \$75,250. FOR THE CONSTRUCTION OF A WATER TESTING LABORATORY BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$75,250. BONDS OR NOTES FOR FINANCING PART OF THE COST THEREOF.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(This ordinance was adopted on first reading at a special meeting held

September 13, 1977)

6-F-k.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON CABINET STREET.

(Deleting Cabinet Street, north side, from Fairmount Avenue to Bergen Street

Adding Cabinet Street, north side, from Littleton Avenue to Bergen Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

6-F-1.

The City Clerk read AN ORDINANCE APPROVING THE TRANSFER OF TITLE FOR PART OF RESERVOIR PARK TO THE ESSEX COUNTY PARK COMMISSION PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1) (\$15,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

6-F-m.

The City Clerk read AN ORDINANCE AUTHORIZING THE EXCHANGE OF CITY-OWNED PROPERTY LOCATED ON THE TOWNSHIP OF WEST MILFORD TAX MAPS OUTSIDE OF THE PEQUANNOCK WATERSHED AS BLOCK 158, LOT 18, AND CONSISTING OF <sup>+</sup>17.59 ACRES FOR LANDS OWNED BY MR. FRED FERBER LOCATED IN SAID TOWNSHIP WITHIN THE WATERSHED KNOWN AS BLOCK 457, LOT 10, AND CONSISTING OF <sup>+</sup>6.79 ACRES FOR THE DIFFERENCE IN ASSESSED VALUATION WITH THE DIRECTOR'S RATIO APPLIED OF \$14,422 TO BE PAID BY MR. FERBER; AND FURTHER AUTHORIZING THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO COLLECT SUCH SUM ON BEHALF OF THE CITY OF NEWARK.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

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✓ 6-F-n.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-5, NO TURN ON RED, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding Various Streets prohibiting Right Turn on Red)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

✓ 6-F-o.

The City Clerk read AN ORDINANCE APPROVING A REDEVELOPMENT PLAN FOR THE IRONBOUND URBAN RENEWAL PROJECT.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

✓ 6-F-p.

The City Clerk read AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$800,000. FOR THE DIVISION OF WELFARE TO PROVIDE FOR GENERAL ASSISTANCE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance

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is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

6-F-q.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE NEWARK POLICEMEN'S BENEVOLENT ASSOCIATION, LOCAL NO. 3).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

6-F-r.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE NEWARK POLICE SUPERIOR OFFICERS' ASSOCIATION).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and



be considered for further action on October 5, 1977.

6-F-s.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE NEWARK POLICE SUPERIOR IDENTIFICATION OFFICERS ASSOCIATION).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yesses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

6-F-t.

The City Clerk read AN ORDINANCE AMENDING TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED AND READOPTED AS AN INTERIM ZONING ORDINANCE, SO AS TO PROHIBIT DRIVE-IN RESTAURANTS WITHIN ALL DISTRICTS EXCEPT FIRST, SECOND AND THIRD INDUSTRIAL DISTRICTS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman James.

Councilman Tucker stated based on communication received from Corporation Counsel Perillo indicating if the City is amenable to having a drive-in restaurant, the applicant would have to get a variance from the Board of Adjustment. It does not prohibit anyone completely but it does give the City an opportunity to review this prior to establishing a drive-in restaurant.

The motion to adopt the ordinance on first reading was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

6-F-u.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST SALARY OF SECRETARY, BOARD OF ADJUSTMENT)

(Secretary, Board of Adjustment \$18,038. - \$21,925.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

A motion to consider Item 8-b under Ordinances for First Reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-v.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE MUNICIPAL COUNCIL AND ESTABLISHING SALARIES THEREFOR," (6-S & F-f) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES FOR CERTAIN POSITIONS).

(Administrative Secretary to Councilman	1977	\$14,848. - \$14,848.
	1978	15,590. - 15,590.
Community Service Worker	1977	10,045. - 10,045.
	1978	10,547. - 10,547.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

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A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

A motion to consider Item 8-c under Ordinances for First Reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-w.

The City Clerk read AN ORDINANCE CHANGING THE NAME OF ELIZABETH AVENUE, IN ITS ENTIRETY, TO MARTIN LUTHER KING BOULEVARD.

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Martinez, Tucker, Villani, President Harris.

No: Councilmen Carrino, James.

Not Voting: Councilman Giuliano.

President Harris: The yeses are six; the noes are two and one not voting. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

A motion to consider Item 8-d under Ordinances for First Reading was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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6-F-x.

The City Clerk read AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$90,000. FOR THE OFFICE OF THE DIRECTOR OF PUBLIC WORKS FOR OPERATION OF SURPLUS PROPERTY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 5, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING SCHLEY STREET AND FABYAN TERRACE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:2-1, One-Way Streets, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented be amended by deleting therefrom the following:

Schley Street, southbound, from Hawthorne Avenue to Field Place  
and by adding thereto the following:

Schley Street, southbound, from Hawthorne Avenue to Route 78 ramp.

Schley Street, southbound, from Turning Roadway, between Fabyan Terrace and Schley Street, to Field Place.

Schley Street, northbound, from Turning Roadway, between Fabyan Terrace and Schley Street, to Lyons Avenue.

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Fabyan Terrace, northbound, from Chancellor Avenue to Schley Street. **290**

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

✓ 6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$120,000.00 IN THE DIVISION OF RECREATION MAINTENANCE, DEPARTMENT OF RECREATION AND PARKS, TO PROVIDE ADDITIONAL FUNDS FOR CODE 7131 - POWER AND LIGHT-ELECTRICITY.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

WHEREAS, an emergency has arisen in the Department of Recreation and Parks, Division of Recreation, in the amount of \$120,000.00 for Code 7131, Power and Light, Electricity and no adequate provision was made in the 1977 budget for the aforesaid purpose, and N.J.S. 40A:4-46 provides for the creation of an emergency appropriation for the purpose above mentioned, and

WHEREAS, the total amount of emergency appropriations created including the appropriation to be created by this ordinance is.....\$ 265,085.00  
and three per cent of the total operating appropriations in the budget for 1977 is.....\$4,737,567.89

NOW, THEREFORE, BE IT ORDAINED (not less than two thirds of all members thereof affirmatively concurring) that in accordance with N.J.S. 40A:4-45.3(c) petition be made to the Local Finance Board for the creation of an appropriation set forth in the preamble hereof in accordance with the following:

1. An emergency appropriation be and the same is hereby made for

Department of Recreation and Parks  
Division of Recreation Maintenance  
Service by Contract or Agreement  
7131 - Power and Light

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in the amount of.....\$ 120,000.00

2. That said emergency appropriation shall be provided for in full in the 1978 budget.

3. That the statement required by the Local Finance Board has been filed with the Clerk and a copy thereof will be transmitted to the Local Finance Board.

4. That three certified copies of this ordinance be filed with the Local Finance Board.

5. This ordinance shall take effect after approval of the Local Finance Board and final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage subject to approval of Public Hearing before the New Jersey State Local Finance Board was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeas are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING ORDINANCE 6-S & F-f, ADOPTED FEBRUARY 17, 1971, ENTITLED "AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY," TO EXCLUDE RESIDENT TENANTS IN MULTI-FAMILY HOUSING UNITS FROM SAID ORDINANCE.

NOW THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY THAT:

Section 1 of Ordinance 6-S & F-f adopted February 17, 1971 entitled "An Ordinance enacting with the City of Newark, storing of motor vehicles in accordance with Title 54 of the Revised Statutes of the State of New Jersey," be and is hereby amended to read as follows:

Section 1.

There is hereby imposed a tax of 15% on fees paid for parking, garaging

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or storing of motor vehicles, other than fees paid by a tenant for parking in a lot or garage which is part of premises occupied solely as a residence.

This ordinance shall be deemed effective as of January 1, 1977.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 137 ELIZABETH AVENUE, NEWARK, NEW JERSEY, BLOCK 2697, LOT 12, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 137 Elizabeth Avenue, Newark, New Jersey, Block 2697, Lot 12, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$11,500. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described property, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 66-68 COURT STREET, NEWARK, NEW JERSEY, BLOCK 98, LOT 16, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 66-68 Court Street, Newark New Jersey, Block 98, Lot 16, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$12,900. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.



6-Ph, S & F-f.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 172 LIVINGSTON STREET, NEWARK, NEW JERSEY, BLOCK 2568, LOT 60, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 172 Livingston Street, Newark, New Jersey, Block 2568, Lot 60, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$2,500. pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described property, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE PUBLIC HEALTH NURSE ASSOCIATION)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That an ordinance entitled, "An ordinance creating positions in the Department of Health and Welfare and establishing salaries therefor", (CS&F#) adopted May 4, 1977 as amended and supplemented, be amended to adjust the annual minimum and maximum salaries as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Public Health Nurse	1/1/77	\$12,819	\$15,590
Supervisor 422050	1/1/78	13,460	16,369

Section 2. That Section 3 of the aforementioned ordinance be amended to adjust the annual minimum and maximum salaries as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Director Public Health	1/1/77	\$15,590	\$19,840
Nursing Service C.H.S. 422011	1/1/78	\$16,369	\$19,887

Section 2. All prior ordinances or parts of prior ordinances which relate to the above positions titles, hours of employment, number of positions, annual minimum salary and annual maximum salary ranges therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE MAYOR AND THE MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH MR. GORDAN ASH OF 1001 SPRINGFIELD AVENUE, IRVINGTON, NEW JERSEY, TO LEASE THE PREMISES KNOWN AS 570 CLINTON AVENUE, NEWARK, NEW JERSEY, AT AN ANNUAL RATE OF \$1,800. TO BE PAID IN MONTHLY INSTALLMENTS OF \$150.00.

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Section 1. That the Municipal Council of the City of Newark hereby authorizes the Mayor and the Mayor's Office of Employment and Training to enter into a contract with Mr. Gordan Ash of 1001 Springfield Avenue, Irvington, New Jersey, to lease the premises known as 570 Clinton Avenue, Newark, New Jersey.

Section 2. That the consideration which shall be paid for said space shall be at an annual rate of Eighteen Hundred Dollars (\$1800) payable in monthly installments of One Hundred and Fifty Dollars (\$150.00) commencing on August 1, 1977.

Section 3. That funds to pay said consideration have been allocated in the current budget of the Mayor's Office of Employment and Training to cover a period of leasing from August 1, 1977 to July 31, 1978. The aforesaid consideration is from August 1, 1977 to July 31, 1978.

Section 4. That a copy of the written final lease agreement shall be permanently filed with this ordinance in the Office of the City Clerk by the Director of the Mayor's Office of Employment and Training upon passage of this ordinance.

Section 5. This ordinance shall take effect upon final passage and publication in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-i.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-i) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY RANGE FOR SUPERVISOR OF TELEPHONE SYSTEMS AND PURCHASING EXPEDITOR-MOTORS; AND TO CREATE THE POSITION, TITLE CODE AND SALARY RANGE FOR SUPERVISOR OF MOTOR VEHICLE ACCOUNTS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

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Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefore," (6S&F) adopted May 4, 1977 and amendments thereto be and the same are hereby amended by adjusting the salary ranges for Purchasing Expeditor, Division of Motors and Supervisor of Telephone Systems, and to create the position, title code and salary range for Supervisor of Motor Vehicle Accounts as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Purchasing Expeditor, Division of Motors 662030	1977 1978	\$ 8,842 9,461	\$ 10,547 11,074
Supervisor of Telephone Systems 999260	1977 1978	12,209 12,319	14,840 15,582
Supervisor of Motor Vehicle Accounts 142300	1977 1978	11,073 11,628	13,460 14,130

Section 2. All prior ordinances or parts of prior ordinances which relate to the above positions, hours of employment, number of positions, annual minimum and annual maximum salary ranges therefore, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yesses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE AMENDING AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING THE POSITION OF SCHOOL TRAFFIC GUARD (PART-TIME) IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR" (6-S & F-bk) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

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Section 1. Section 1 of an ordinance entitled, "An ordinance amending an ordinance creating the position of School Traffic Guard (Part Time) in the Police Department and establishing salaries therefor", (6S&Fbk) adopted November 22, 1966 and amendments thereto, be and the same is hereby amended to read as follows:

Section 1. There is hereby created in the Police Department the following position and there is also established the salaries for said position:

POSITION

School Traffic Guard 333040	
During first year of service, at the rate of 333040	\$3.19 hr.
During second year of service, at the rate of 333040	\$3.83 hr.
During third year of service, at the rate of 333040	\$4.46 hr.
During fourth year of service, at the rate of 333040	\$5.10 hr.

Section 2. All ordinances or parts of ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect after final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE REPEALING THE EXISTING PROVISIONS OF TITLE 21 OF THE MUNICIPAL ORDINANCES AND SUBSTITUTING THE FOLLOWING SECTIONS THEREFOR.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. Existing chapters 1 through 5 of Title 21 of the municipal ordinances (revised 1966), and as subsequently amended and supplemented, including all sections adopted on or prior to November 23, 1971, are hereby repealed. This and the following sections, including Sections 1 to 50 inclusive, shall constitute the new Title 21 of the municipal ordinances.

2. Unless otherwise expressly stated, the following words, phrases and abbreviations shall have the meaning respectively ascribed to them in this section. When not inconsistent with the context, words used in the present tense include the future and words used in the singular number include the plural. The word "shall" is always mandatory and not merely directory.
  - a. "Biochemical Oxygen Demand" ("BOD"): the quantity of oxygen utilized in a biochemical oxidation of organic matter. "BOD" is determined through standard laboratory procedure, as specified in the latest edition of Standard Methods for the Examination of Water and Wastewater, and expressed in parts per million.
  - b. "Building Sewer": a sewer or drain extending from a person's property to a public lateral or interceptor sewer. Unless otherwise established by a binding, written arrangement involving the City and the property owner, maintenance of that portion of a building sewer extending from an establishment to curb line shall be the responsibility of the property owner, while maintenance of that portion of a building sewer extending from the curb line to a municipally-owned public lateral or interceptor sewer shall be performed by the City at the property-owner's expense. In cases where a sewerage easement traverses private property, maintenance of the entire length of the building sewer, with the exception of the connection, shall be the responsibility of the property owner, while maintenance of the building sewer connection shall be performed by the City at the propertyowner's expense. (See Sections 10; 12, 13)
  - c. "Chemical Oxygen Demand" ("COD"): a measure of the oxygen equivalent of that portion of the organic matter in a sample that is susceptible to oxidation by a strong chemical oxidant. "COD" is determined by standard laboratory procedure, as specified in the latest edition of Standard Methods for the Examination of Water and Wastewater, and expressed in parts per million.
  - d. "City": the City of Newark, New Jersey.
  - e. "Combined Sewer": a sewer that conveys sanitary and/or industrial wastes at all times, and also transports storm runoff during wet weather as designed.
  - f. "Departments of Engineering, Finance, Health, and Welfare, Public Works": departments of the Newark Municipal Government.
  - g. "Director": the head of a Department duly appointed by the City. The term "director" includes any person authorized by the director to operate as his or her representative.
  - h. "Division of Sewers": a division of the Department of Public Works. The title, "Manager of the Division of Sewers," includes any authorized agent, deputy, or representative.
  - i. "Domestic Waste": see "Sanitary Waste".
  - j. "Floatable Oil": oil, fat, or grease in a physical state such that it will separate by gravity from wastewater through treatment in an approved pretreatment facility. A wastewater shall be considered free of "floatable oil" if it is properly pretreated such that the discharged wastewater does not interfere with the wastewater facilities.

- k. "Heavy Metals": the electro-negative metals with a density greater than 5 grams per cubic centimeter, including but not limited to lead, chromium, mercury, nickel, and zinc, plus the non-metallic element arsenic.
- l. "Industrial Cost Recovery": a charge to industrial users based on their use of Municipal, JMEUC, PVSC, or SRJM wastewater facilities to repay the capital cost outlay of the Federal Share given to the City, JMEUC, PVSC, or SRJM under the provisions of applicable federal law allocable to the treatment of the wastes from industrial users.
- m. "Industrial User": any non-governmental user of Municipal, JMEUC, PVSC, or SRJM wastewater facilities identified in the Standard Industrial Classification Manual (1972), as amended and supplemented under "Divisions A,B,D,E, or I." A user may be exempt from the category of industrial user if it is determined that it introduces primarily segregated sanitary wastes.
- n. "Industrial Waste": the wastewater from an industrial process, trade, or business, as distinct from domestic or sanitary waste; all wastes except storm waters and sanitary wastes.
- o. "Inflow": the water discharged into sewers from sources of surface, ground, or unpolluted water, including but not limited to roof downspouts, foundation drains, cellar, yard, and area drains, cooling water discharges, drains from springs and swamps, catch basins, storm water, surface runoff, street wash water, or ground water drainage.
- p. "Interceptor Sewer": a sewer whose major purpose is the conveyance of wastewater from lateral sewers to a treatment facility. Where conditions warrant, the direct connection of building sewers (and, in the case of combined systems, the direct connection of separate storm drains) to interceptor sewers may be permitted.
- q. "JMEUC": the Joint Meeting of Essex and Union Counties.
- r. "Lateral Sewer": a sewer whose major purpose is the transportation of wastewater from building sewers (and, in the case of combined systems, the transportation of inflow from separate storm drains) to an interceptor sewer.
- s. "Major Industry": as industrial user of Municipal, JMEUC, PVSC, or SRJM wastewater facilities that: (a) has a flow of 50,000 gallons or more per average work day; (b) has in its waste a toxic waste in toxic amounts; or (c) is found by USEPA, NJDEP, JMEUC, PVSC, SRJM, or the city to have a significant impact, either singly or in combination with other contributing industries, on Municipal, JMEUC, PVSC, or SRJM wastewater facilities or upon the quality of effluent from these wastewater facilities.
- t. "Mineral Oil or Grease": oils or grease derived from petroleum, as distinct from oils and grease derived from animal or vegetable sources.
- u. "Minor Industry": an industrial user of Municipal, JMEUC, PVSC, or SRJM wastewater facilities that does not meet the definition of a major industry.

v. "Municipal": pertaining to the City of Newark.

w. "Natural Outlet": any outlet, including storm drains and combined sewer overflows that discharges to a watercourse, pond, ditch, lake or other body of surface or ground water, including the Passaic River, Elizabeth River, Newark Bay, or any of their tributaries.

x. "NJDEP": New Jersey Department of Environmental Protection.

y. "Non-Stationary Source": any mobile vehicle, piece of equipment or appurtenance thereof that is utilized in the discharge of waste or wastewater to any sewer or natural outlet. The term includes, but is not limited to, tank trucks and dump trucks as well as associated equipment and appurtenances. Fixed, permanent or semi-permanent equipment is excluded from the category of non-stationary source, and is regulated elsewhere in this ordinance.

z. "NPDES": National Pollutant Discharge Elimination System and successors thereto (i.e. New Jersey Pollutant Discharge Elimination System).

aa. "Person": any individual, firm, company, partnership, society, association, corporation (public or private), or group, including heirs, executors, administrators or assigns.

bb. "pH": the reciprocal of the logarithm of the hydrogen ion concentration. The concentration is the weight of hydrogen ions, in grams, per liter of solution. Neutral water has a pH value of 7 (a hydrogen ion concentration of  $10^{-7}$ ). Lower pH's are acid, higher pH's are alkaline.

cc. "Pretreatment": treatment given to industrial waste prior to its direct or indirect discharge to Municipal, JMEUC, PVSC, or SRJM wastewater facilities; industries use pretreatment to remove illegal and/or undesirable waste constituents, or to reduce the strength of waste prior to discharge to publically owned wastewater facilities.

dd. "Project": with respect to section 14, a project consists of all storm drainage and sanitary sewerage facilities associated with an individual, municipally-approved building permit or zoning board approval.

ee. "PVSC": Passaic Valley Sewerage Commissioners.

ff. "Private Sewer": a sewer for which a person other than a public agency is responsible, as distinct from a public sewer.

gg. "Public Sewer": ("Public Drain"): a sewer for which a governmental agency, public utility, or a municipality is responsible.

hh. "Sanitary Waste" ("Domestic Waste"): waste derived principally from dwellings, office buildings, and sanitary conveniences. When segregated from industrial wastes, it may come from industrial plants or commercial enterprises.

ii. "Separate Sanitary Sewer": a sewer that carries liquid and waterborne sanitary and industrial wastes from residences, commercial buildings, industrial plants, and institutions together with minor quantities of ground, storm, and surface waters that are not intentionally admitted.



jj. "Separate Storm Drain": ("Separate Storm Sewer"): a drain or sewer designed to convey storm runoff, groundwater, or unpolluted water from any source to a combined sewer, natural outlet, or body of water; a separate storm drain is not intended to convey inadequately treated sanitary or industrial waste at any time.

kk. "Sewage": the spent water of a community; the preferred term is wastewater.

ll. "Sewer": a pipe or conduit that carries wastewater or drainage water.

mm. "Sewerage": see "Wastewater Facilities."

nn. "Slug": any discharge of water or wastewater during a period greater than fifteen minutes that, in concentration of any constituent or in quantity of flow, is greater than five times the average twenty-four hour concentration or flow registered during normal operation.

oo. "Strength of Waste": a measurement of suspended solids, and/or BOD, and/or COD, and/or any other parameter determined by the City, JMEUC, PVSC or SRJM as a fair indicator of the relative use, other than volumetric, of Municipal, JMEUC, PVSC, or SRJM wastewater facilities by industrial wastes.

pp. "Suspended Solids": matter that is suspended in water, wastewater, or other liquids, and is removable by laboratory filtering as prescribed in the latest edition of Standard Methods for Examination of Water and Wastewater, and referred to as non-filtrable residue.

qq. "SRJM": Second River Joint Meeting (Union Outlet Sewer).

rr. "Toxic Wastes in Toxic Amounts": defined by USEPA in 40 CFR 129 (38 F.R. 24342, 9-7-73) and any superceding revisions.

ss. "Treatment": the partial or complete removal of certain materials from wastewater; the adequacy of treatment is determined by the governmental authority having jurisdiction.

tt. "Unpolluted Water": water of a quality equal to or better than the effluent criteria in effect, or water that would not cause violation of receiving water quality standards, and would not be benefited by discharge to the wastewater facilities provided.

uu. "USEPA": United States Environmental Protection Agency.

vv. "User Charge": a charge to users of public wastewater facilities consisting of two parts. The first part is established by JMEUC, PVSC, or SRJM based on volume and where applicable, on strength and/or flow rate to pay for the use of JMEUC, PVSC, or SRJM wastewater facilities. The second part is established by the City to pay for the use of the municipal wastewater facilities and to pay the administrative costs of billing and collection of the user charge.

ww. "Wastewater": the spent water of a community; from the standpoint of source, wastewater may be a combination of the liquid and waterborne wastes from residences, commercial buildings, industrial plants, and institutions, together with any groundwater, surface, or storm water that may be present.

xx. "Wastewater Facilities": ("Sewerage"): the structures, equipment and processes required to collect, convey and treat domestic and industrial wastes and dispose of the effluents.

3. Unless otherwise specified herein, the provisions of this ordinance shall be administered by the Director of Engineering, who is hereby delegated the authority to develop, promulgate, and issue rules and regulations for the effective implementation of Sections 1 through 45 of this ordinance in concert with the Director of Public Works.
4. It shall be unlawful to discharge any wastewater or other polluting material into any natural outlet within the City, except where suitable treatment has been provided and where an NPDES permit has been obtained from the appropriate governmental authority where required.
5. No person shall maliciously, intentionally, or negligently break, damage, destroy, uncover, deface, remove, or tamper with any structure, appurtenance, or equipment that is part of the wastewater facilities or separate storm drainage system.
6. a. Violations of any of the provisions of this ordinance or any permit issued under the authority of this ordinance may result in the termination of the permit and/or termination of the authority to discharge to the public wastewater facilities.  
  
b. Any person violating any of the provisions of this ordinance shall, upon conviction, be subject to a fine not to exceed five hundred dollars (\$500.00) and/or imprisonment not to exceed ninety (90) days, or both, per violation. Each and every day during which a violation of any provision of this ordinance exists shall constitute a separate violation. Exceptions to the aforesaid fine shall include cases of personal and/or property damage, where, in addition to the above fine, a violator shall be liable for any expense, loss, or damage occasioned by the City by reason of a violation.
7. If any portion of this ordinance shall be declared unconstitutional, invalid, or inoperable in whole or in part by a court of competent jurisdiction, the remaining portion not declared to be unconstitutional, invalid, or inoperable shall remain in full force and effect.
8. No person shall uncover, make any connections with or opening into, use, alter or disturb any municipally-controlled public sewer or appurtenance thereof without first obtaining the written permission of the Director of Engineering.
9. The construction, repair, or alteration of municipally controlled public sewers, including the effecting of connections thereto, shall be performed under the supervision of the City of Newark.
10. Unless otherwise arranged through a signed, written agreement between the Director of Engineering and the property owner, as specified in Section 13, the portion of a building sewer extending beyond a curb line (i.e. downstream of the curb line) that discharges to a municipally controlled lateral or interceptor

sewer shall be constructed or repaired by the Division of Sewers at the expense of the owner whose property is served by the building sewer.

11. The manner of piercing or opening into any of the public sewers under the City's control, and the form, size, and materials of which connections therewith shall be composed, shall be prescribed by the Director of Engineering.
12. When the owner of any property on the line of any street in which there now is or shall be constructed a public lateral or interceptor sewer, and the building sewer connection for such property shall not have been constructed and laid from the lateral or interceptor sewer to the curb line in front of such property, the owner of such property shall make application in writing to the Director of Engineering for the construction of a building sewer and connection from the public lateral or interceptor sewer to the curb line of the street, stating in his application the street number of the lot or building to be connected with the sewer and the place at the curb line to which such building sewer is to be constructed. Before such part of the building connection is constructed and laid by the City, the owner of the property shall pay to the City, in addition to the tapping fee specified in Section 16, the cost of the construction of such building sewer from the connection with the public lateral or interceptor sewer to the curb line of the street, together with the cost of taking up and relaying the pavement of the street, if the street be a paved one, to be estimated and fixed by the Director of Engineering.
13. As an alternate to Section 12, the Director of Engineering may authorize a plumber employed by the property owner and licensed as a master plumber by the State of New Jersey to excavate for, construct, lay, connect, and/or repair a building sewer. Such authorization shall be conditioned that the persons applying therefor shall comply with the provisions of this ordinance and other ordinances of the City in relation to excavating of streets; be responsible for damages or injuries caused to persons, animals or property by reason of any neglect or carelessness connected with the work permitted and save the City harmless from any damages or injuries that may result from said work; that no claim be made by them or their successors in interest if the works or installation be taken up by authority of the Municipal Council; and that they or their successors in interest will claim no exemption from assessment for building sewers or drains serving their property. Where work is performed under the provisions of this Section, as hereinabove provided, the property owner shall bear the total cost for excavation of the site, construction, placement, connection, and/or repair of the sewer, and complete restoration of the site. The property-owner shall also pay the connection fees required by Section 16, the inspection fees levied by the Manager of the Division of Sewers pursuant to Section 45, and shall submit the bond or deposit required by Section 14.
14. No person shall commence any work pursuant to Section 13 unless he shall have posted the appropriate bond or deposit specified hereinafter. Said bond or deposit shall be conditioned that persons working pursuant to Section 13 shall: carefully make openings into any sewers or drains under municipal control in a manner prescribed by the Director of Engineering without damaging such sewers or drains; leave no obstructions in such sewers or drains; properly close up the sewers or drains

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around the connections made by said person, and make no openings into the arch of any such sewer or drain; faithfully comply with the provisions of this ordinance and other ordinances of the City relating to opening and excavating streets; be responsible for any damages or injuries that may occur to persons, animals, or property by reason of any negligence or carelessness on their part associated with such work; properly restore the construction site to its previously existing condition within forty-eight hours after commencing work; and maintain the site in a condition acceptable to the Director of Engineering for a period not less than six months.

An authorized plumber working pursuant to Section 13 may elect to submit a bond or deposit according to any of the following alternatives, provided however, that he shall have secured the concurrence of the Director of Engineering in this decision:

- a. a maintenance bond or cash deposit shall be submitted to the City in the amount of 100% of total project cost, such amount to be set by the Director of Engineering. Said bond or deposit shall be held by the City for a period of not less than six months, and shall be returned to the person posting said bond or deposit when it has been determined by the Director of Engineering that the conditions aforesated have been satisfied. Where non-compliance with the aforesated conditions occurs, said bond or deposit shall be forfeited to the City for correction of the non-compliant condition.
- b. where a person working pursuant to Section 13 deems it economically advantageous, he may elect, as an alternate to the above, to submit to the City an annual maintenance bond in the amount of \$5,000 or other amount approved by the Director of Engineering. At no time shall the total cost of the aggregate of all projects with which such a person is involved exceed the posted annual bond, as determined by the Director of Engineering. Furthermore, at no time shall a project be approved under the conditions of such annual maintenance bond unless at least six months of the bond period remain unexpended. Annual bonds posted pursuant to this procedure shall be subject to review and renewal. Where non-compliance with the conditions accompanying such bond, as aforesated, occurs, an appropriate amount of said bond shall be forfeited to the City in order to correct the non-compliant conditions.

15. Persons who have secured permission to connect a building sewer to facilities owned and operated by PVSC, JMEUC, or SRJM shall, in addition to fulfilling all other provisions of these Revised Ordinances, bear the total costs and expenses incidental to the installation and connection of the building sewers and shall indemnify JMEUC, PVSC, or SRJM for any loss or damage that may be occasioned by them as a result of such installation and/or connection. The method of such indemnification shall be determined by JMEUC, PVSC, and SRJM for their respective facilities.
16. a. Before any connection is made to any sewer under municipal control, there shall be paid to the City the following tap fees: For each dwelling or apartment house, \$10.00 for each 3 families or fraction thereof; for all other buildings, \$10.00 for every 1250 square feet of floor space or fraction thereof.

- b. All payments for tap fee permits, as aforesaid, shall be made prior to the delivery of the permit to the person making application therefor by the Director of Engineering.
17. No person shall connect or maintain any source of inflow, or discharge or cause to be discharged any volume of inflow to Municipal, JMEUC, PVSC, or SRJM wastewater facilities without the controlling organization's prior written approval.
18. No person shall discharge or cause to be discharged any of the following wastes into any public sewer:
  - a) Wastes that may create a fire or explosion hazard in the sewer or wastewater facility, such as gasoline, fuel oil, cleaning solvents, etc.;
  - b) Wastes that may impair or cause to impair the hydraulic capacity of the sewerage system, such as ashes, sand, metal, precipitates, etc.;
  - c) Wastes that contain toxic wastes in toxic amounts;
  - d) Wastes discharged at a flow rate that is excessive over a relatively short period of time, such that there is an upset of the treatment process and a substantial loss of treatment efficiency;
  - e) Wastes that may: create a hazard to people; create a hazard or cause damage to the wastewater facilities; endanger or interfere with the treatment process; create a hazard to receiving waters; or result in a violation of effluent limitations or other conditions contained in any NPDES permit.
  - f) Radioactive wastes or isotopes of such half-life or concentration that may exceed limits established by the City, JMEUC, SRJM, or PVSC in compliance with applicable state or federal regulations.
  - g) Noxious or malodorous wastes capable of creating a public nuisance.
19. No industrial user shall directly or indirectly discharge or cause to be discharged any of the following wastes to the wastewater facilities controlled by the City, JMEUC, PVSC, or SRJM without the controlling organization's prior written permission:
  - a) Wastes with a temperature in excess of 150°F (65°C);
  - b) Wastes containing more than 100mg/L mineral oil or grease;
  - c) Wastes containing floatable oil;
  - d) Wastes containing heavy metals;
  - e) Wastes discharged at such a concentration or rate so as to constitute a slug;
  - f) Wastes with pH outside the limits of 5.0 to 9.0;
  - g) Wastes containing toxic wastes in less than toxic amounts.

Permission to discharge the above wastes may be granted upon a determination by the controlling organization (i.e. the City, JMEUC, SRJM, and/or PVSC) that the proposed discharge will not

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be detrimental to the wastewater facilities or the receiving waters; the burden of proof in such cases shall lie with the discharger.

20. Without having first obtained the signed, written permission of the Director of Engineering, no person shall directly or indirectly discharge or cause to be discharged any quantity of waste or wastewater to any public sewer or natural outlet from a non-stationary source, including for example, but not limited to the discharge of industrial waste from any tank truck. Each and every individual operator and/or owner of a non-stationary source that discharges in violation of this Section shall, upon conviction, serve the maximum penalties allowed by Section 6.
21.
  - a) All major industries shall provide a structure for the sampling of wastewater before the point of discharge to a public sewer or natural outlet. The sampling structure shall be constructed and maintained by the major industry at its own expense, and shall be kept safe and accessible at all times. Sampling structure design shall be subject to the City's approval.
  - b) When required by the City, JMEUC, PVSC, SRJM, NJDEP, and/or USEPA, a major industry shall install and maintain additional facilities at its own expense including, for example, meters, sealed automatic monitoring systems, or other appurtenances to facilitate observation, sampling, and measurement of wastes. Construction, installation, and maintenance of such additional facilities shall be the responsibility of the major industry which shall keep these facilities safe and accessible at all times. Design and construction of such additional facilities shall be subject to the requirements of the governmental authority requiring them.
22. When required by the City, JMEUC, PVSC, SRJM, NJDEP, and/or USEPA, minor industries shall be subject to the requirements of Section 21.
23. When pretreatment standards are adopted by the USEPA for any given class of industries, then any industry within that class shall conform to the USEPA timetable for adherence to pretreatment requirements as well as all other applicable requirements promulgated by the USEPA in accordance with the provisions of law. Additionally, such industries shall comply with such more stringent standards necessitated by local conditions as determined from time to time by the City, JMEUC, SRJM, and/or PVSC.
24. All persons subject to this ordinance shall be required to provide information to the City, JMEUC, PVSC, SRJM, NJDEP, and/or USEPA, as needed, to determine compliance with this ordinance. This information may include:
  - a) Wastewater discharge rate and volume over a specified time period;
  - b) Chemical analysis of wastewater;
  - c) Information on raw materials, processes, and products affecting wastewater volume and quality;
  - d) Quantity and disposition of specified liquid, sludge, oil, solvent, or other materials important to sewer use control;
  - e) A plot plan of sewers on the user's property showing sewer and pretreatment facility location;
  - f) Details of wastewater pretreatment facilities;

g) Details of systems designed to prevent and/or control the loss of spilled materials to the municipal sewer (i.e. spill prevention plan).

25. All measurements, tests, and analyses of the characteristics of wastewater, to which reference is made in this ordinance, shall be determined in accordance with the latest edition of Standard Methods of Water and Wastewater, published jointly by the American Public Health Association, the American Water Works Association, and the Water Pollution Control Federation, or other methods of procedure that may be acceptable to the governmental authority requiring the measurements, tests, or analyses. Sampling method, location, time, duration, and frequency shall be determined on an individual basis by the governmental authority requiring the sampling.
26. All users of the wastewater facilities shall comply with the requirements of the written rules and regulations of the City, JMEUC, PVSC, or SRJM, which regulations shall become effective upon the filing of certified copies in the Office of the City Clerk after the effective date of this ordinance.
27. Sections 27 to 37, inclusive, of this ordinance apply to any and all direct or indirect discharges to the wastewater facilities owned and operated by the Passaic Valley Sewerage Commissioners.
28. Application for sanitary connections for dwellings, groups of dwellings, or industrial or commercial establishments with only sanitary waste shall be submitted directly to the City together with the appropriate fee, as provided in Section 16 of this ordinance. The Director of Engineering shall maintain a record of the number of the sanitary applications and connections that are added and removed from the system and shall make an annual report to the PVSC no later than February 1 of each year.
29. Each existing industrial user which is presently connected directly or indirectly to municipal wastewater facilities that are tributary to wastewater facilities owned and operated by PVSC shall make application to PVSC for a discharge permit no later than October 1, 1977, whether the connection be for industrial waste or storm water. Existing industrial users that have applied for permits may continue their discharge while PVSC processes their application, except for any discharges which constitute prohibited waste as otherwise provided in this ordinance or unless notified by PVSC to cease and desist their discharge. Any person proposing to make a new industrial connection shall submit an application for a discharge permit, together with the signed, written approval of the owner of the property whereon the connection shall be made, to the City for its approval. Upon the City's review and approval, the application shall be forwarded to PVSC for classification and possible issuance of an industrial permit. No Certificate of Occupancy shall be granted by the City for a use requiring a discharge permit, as herein described, without the prior award of such permit by PVSC.
30. Any existing industrial user which proposes to make any change in its facility or processing that may significantly affect the quality or the quantity of its discharge into the sewerage system shall submit to the City an Industrial Sewer Waste Revision Application describing the contemplated changes. In addition, any new tenant or occupant of an existing industrial user shall submit an Industrial Sewer Waste Revision Application to the City. Any Industrial Sewer Waste Revision Application for which the City has granted written approval shall be forwarded to PVSC for its action, including the possible issuance of an industrial permit. No Certificate of Occupancy shall be issued for an industrial use until an industrial permit has been issued by PVSC, and no person shall occupy any building

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or structure for the purpose of a new industrial use until an industrial permit has been issued by PVSC.

31. All applications for industrial permits noted in this ordinance shall be submitted on forms to be supplied by PVSC and shall comply with the instructions presented thereon.
32. Industrial users shall be classified by PVSC as follows:

Category I:

Class 1-A permit shall not be issued to an industry defined as a major industry and when issued shall allow the industry to discharge with no modifications or pretreatment of flow.

Class 1-B permit is one issued to an industry classified as a major industry. This permit shall allow the industry to discharge with no modifications or pretreatment of flow. However, PVSC may require the installation of monitoring equipment.

Category II:

Class II-A permit shall allow an industry to discharge pretreated wastes in accordance with standards established in the permit.

Class II-B permit shall allow an industry to continue to discharge, subject to change of characteristics of its waste by pretreatment or other means in accordance with a schedule as established by the PVSC in the permit.

Category III:

A permit is denied and the discharge of prohibited materials must be halted or modified by the date established by the PVSC and in accordance with conditions contained in the permit denial.

33. The PVSC classification of an application is subject to change by PVSC upon written notification from PVSC to the applicant by certified mail. Any change shall be accompanied by a detailed explanation of the reason for the change.
34. Any industry aggrieved by a permit classification by the PVSC shall have a right to appeal to the PVSC. Such an administrative appeal must be taken within thirty (30) days of notification by PVSC to the industry of its decision. The notice of appeal shall be delivered personally to the office of PVSC at 600 Wilson Avenue, Newark, New Jersey, 07105, or shall be sent by certified mail, return receipt requested. The taking of an appeal shall not stay the provisions of a Class III denial. During the time of appeal, however, Class II permits shall be stayed. However, the staying shall not release any industry from meeting any requirements of any schedule set by the City, SRJM, NJDEP, or USEPA.
35. Upon the filing of an appeal, the PVSC shall set the date and time for a hearing before the Commissioners. The applicant shall have the right to present evidence, shall have the right to be represented by counsel, and shall have the right to cross examination. Upon the conclusion of the hearing, the Commissioners shall make findings of fact and conclusions. In conformance with the findings of fact and conclusions, the Commissioners shall affirm or reverse the appealed classification.
36. In addition to the application as hereinabove described, each industrial user must complete an industrial survey form, which will be supplied by PVSC and, from time to time, shall be updated by the industry when required by PVSC.



37. Pursuant to the conditions stipulated in each PVSC industrial permit, industrial users bearing such permits shall provide immediate access to their facilities at any time during normal working hours, or at any time during which there is a discharge to the wastewater facilities or to a natural outlet. Access shall be provided for the purpose of checking the quality of the discharge, taking samples, and making tests of the discharge, or for the purpose of permitting the enforcement of this ordinance. Access shall be made available to the employees of the City (including representatives of the Departments of Engineering, Health and Welfare, and/or Public Works), PVSC, NJDEP, and/or USEPA. All users shall provide access to property and premises for inspection to determine if there are any violations of the terms or provisions of this ordinance.
38. Whenever a permit shall hereafter be granted by the Director of Engineering to any person to construct, at his own expense, a private sewer in or through any public street, highway, or alley, the person receiving such permit shall construct the sewer or cause it to be constructed in accordance with plans approved by the Director of Engineering.
39. Any person desiring to work under a permit as provided in the preceeding Section shall file a bond with the City Clerk with two sureties to be approved by the Municipal Council. The amount of such bond shall be rated at 100% of project cost by the Director of Engineering. Such bonds shall be conditioned that persons working pursuant thereto shall, in all work of constructing such sewers and connecting same with any public sewer, faithfully comply with the plans, specifications, regulations, and instructions of the Director of Engineering. In case any work under a permit shall be improperly done and in violation of the foregoing conditions, other provisions of this ordinance, or other ordinances of the City, the Director of Engineering shall have the right to reconstruct such defective work, and the cost thereof, together with the cost of suit, shall be deemed under such bond to be recoverable by the City by suit on such bond.
40. The City reserves the right to connect any storm water inlets or catch basins during the time of construction or at any time after the completion of any private sewer that is tributary to a separate storm drain or combined sewer. When any such sewer constructed under the provisions of this ordinance is completed, the City shall assume the responsibility of keeping the same in repair.
41. Any person who shall have caused the construction of a sewer at his own expense shall file a sworn statement of its entire cost with the Director of Engineering within one month after construction is completed.
42. If at any time after construction, any person other than the original constructor or his successors in interest wishes to connect with a private sewer, he must produce a written consent of the original constructor or his successors in interest accompanying the application to the Director of Engineering for making a connection with a sewer constructed by a private party. Such a written consent shall be deemed equivalent to an acknowledgement of satisfaction of payment for the privilege granted.
43. When a party desirous of making a connection fails to obtain written consent as referred to in Section 42, the Director of Engineering shall proceed, upon the presentation of sworn statement in writing mentioning such non-agreement, to determine the equitable part of the cost of such sewer to be paid by the applicant. The amount fixed by the Director shall be final and conclusive. The Director shall thereupon collect the amount determined from the party desiring a permit, before the same is granted, and pay the sum to the original constructor.

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44. If the original constructor fails to file a sworn statement of the entire cost with the Director of Engineering within one month after the completion of the work, as required by Section 41, he shall forfeit any claim for compensation from any person connecting with such a sewer who shall have received a permit from the Director of Engineering to do so.
45. An inspector shall be assigned by the Manager of the Division of Sewers to take charge of and supervise the work in each case under the provisions of Sections 13 to 38. The City shall be reimbursed by the permittee for the services of the inspector or inspectors assigned, as aforesaid, and the amount of such reimbursement to be paid by the permittee shall be determined by the Manager of the Division of Sewers.
46. Pursuant to 40 CFR 39.935-13 and R.S. 40:63-7, there is hereby imposed a sewer user charge on every property owner utilizing public wastewater facilities within the City. Sewer charges shall be composed of the following two parts:

(Part A) users shall be billed according to their use of JMEUC, PVSC, or SRJM facilities in accordance with user charge regulations to be adopted by JMEUC, PVSC, or SRJM in compliance with applicable federal regulations. The effective date for the imposition of these charges shall be established by resolution of JMEUC, PVSC, and SRJM for those areas of the City served by them. The effective dates shall be certified by JMEUC, PVSC, and SRJM for their respective service districts, and these written certifications shall be filed in the Office of the City Clerk.

(Part B) users shall also be billed for their use of municipal wastewater facilities in conformance with applicable state and federal laws and regulations. In addition, users shall be billed for the administrative costs of billing and collection of the two part user charge.
47. No provision of this ordinance shall exclude the City from utilizing ad valorem tax revenues to supplement its payments for wastewater disposal where such a procedure is not prohibited by state or federal law.
48. Pursuant to Section 46, the user charges associated with Part B are hereby set as follows:

(a) Users of municipal wastewater facilities shall be billed \$.75 per 1,000 cubic feet of water supplied by the City.

(b) As an alternative to (a), any property owner may install metering equipment on his premises to measure the actual flow of sewage into the public wastewater facilities. The responsibility for the purchase, installation, and proper functioning of any such meter shall be that of the property owner. All such meters shall be subject to the approval of the Director of Engineering and shall be maintained in a continuous state of accurate operation by the property owner. The user charge for property owners who elect direct actual metering shall be \$.75 per metered 1,000 cubic feet of sewage.

(c) Property owners who obtain water, either in whole or in part from sources other than the City, shall provide, and maintain at their own expense, water or sewage meters which shall register the total discharge of sewage to the municipal wastewater facilities. All such installations shall be subject to the approval of the Director of Engineering and shall be maintained by the property owner in a continuous state of accurate operation. The user charge for these properties shall be \$.75 per 1,000 cubic feet of metered wastewater discharged to the public sewer, whether or not the water is furnished by the City.

(d) In the event that a property owner shall prove to the satisfaction of the Director of Engineering that there is no substantial relation between the intake of water at the property, regardless of its source, and the output of sewage from the property, and if it be determined by the Director of Engineering that it is not practicable to measure sewage emanating from the property by meters, then the property owner may elect to pay a user charge based upon engineering studies supported by substantial evidence. All such studies must be approved by the Director of Engineering and shall be subject to his periodic review.

(e) In no event shall any property owner utilizing municipally controlled sewers pay a user charge of less than \$1.50 per quarter.

49. In accordance with the provisions of R.S. 40:63-8, unpaid sewer user charges shall draw interest, and the interest together with the principal shall become a lien upon the premises serviced.
50. The Director of Finance of the City, who is hereby designated as the collector of any and all user charges, is hereby delegated the authority to develop, promulgate, and issue rules and regulations for the effective implementation of sections 46 through 50 of this ordinance.
51. This ordinance shall take effect after final passage and publication, as provided by law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-4.1, PARKING LIMITED TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, LIMITING PARKING TO THIRTY MINUTES ON FRANKLIN STREET.

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BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-4.1, Parking Limited to Thirty Minutes, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Franklin Street, south side, from Federal Square to  
Broad Street.

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON HILLSIDE AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at all Times of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

Hillside Avenue, west side, from the northerly curblin of  
West Runyon Street, extending 270 feet northerly therefrom.

Section 2. Any existing ordinances or parts thereof inconsistent with this

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ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law. 314

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-n.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE RATIFYING A CONTRACT WITH THE SALVATION ARMY, IRONBOUND BOYS' CLUB TO LEASE PROPERTY LOCATED AT 138 CLIFFORD STREET, IN THE CITY OF NEWARK, NEW JERSEY, FOR THE PERIOD JUNE 10, 1977 THROUGH SEPTEMBER 21, 1977; FURTHER AUTHORIZING THE DIRECTOR OF HEALTH AND WELFARE TO LEASE SAID PREMISES FOR THE PERIOD SEPTEMBER 22, 1977 THROUGH JUNE 9, 1978. (CONTRACT TO LEASE SAID PROPERTY FOR TERM OF ONE (1) YEAR, AT A RENTAL OF \$1.00 FOR ENTIRE TERM)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, THAT:

Section 1. The Municipal Council ratifies the leasing of approximately 6,000 square feet of space from the Salvation Army, Ironbound Boys' Club on the ground floor of premises located at 138 Clifford Street, Newark, New Jersey, for the period June 10, 1977 through September 21, 1977.

Section 2. The Director of Health and Welfare is hereby authorized to lease said premises for the period September 22, 1977 through June 9, 1978 at a rental of \$1.00 for the entire term of one year.

Section 3. Funds to pay such consideration shall be from the Budget of the Newark Office of Elderly Affairs.

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Section 4. A copy of the proposed lease is attached hereto.

Section 5. A duly executed copy of the written final lease agreement shall be permanently filed with this Ordinance in the Office of the City Clerk by the Director of the Department of Health and Welfare.

Section 6. This Ordinance shall take effect upon passage and publication, and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-o.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE RATIFYING A CONTRACT WITH ELIZABETH-WEEQUAHIC PRESBYTERIAN CHURCH TO LEASE PROPERTY AT 761 ELIZABETH AVENUE FOR THE PERIOD SEPTEMBER 1, 1977 THROUGH SEPTEMBER 21, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO LEASE SAID PREMISES FOR THE PERIOD SEPTEMBER 22, 1977 THROUGH AUGUST 31, 1978. (CONTRACT TO LEASE SAID PROPERTY FOR TERM OF ONE (1) YEAR AT A RENTAL OF \$5,000.00 FOR THE ENTIRE TERM)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, THAT:

Section 1. The Municipal Council ratifies the leasing of approximately 6,000 square feet of space from Elizabeth-Weequahic Presbyterian Church on the ground floor of premises located at 761 Elizabeth Avenue, Newark, New Jersey, for the period September 1, 1977 through September 21, 1977.

Section 2. The Director of Health and Welfare is hereby authorized to lease said premises for the period September 22, 1977 through August 31, 1978 at a rental of \$5,000. for the entire term of one year.

Section 3. Funds to pay such consideration shall be from the 1977 budget of the Newark Office of Elderly Affairs.

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Section 4. A copy of the proposed lease agreement is attached hereto **316**

Section 5. A duly executed copy of the written final lease agreement shall be permanently filed with this Ordinance in the Office of the City Clerk by the Director of Health and Welfare.

Section 6. This Ordinance shall take effect upon passage and publication, and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-p.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE RATIFYING A CONTRACT WITH THE YOUTH CONSULTATION SERVICE TO LEASE PROPERTY AT 284 BROADWAY FOR THE PERIOD SEPTEMBER 1, 1977 THROUGH SEPTEMBER 21, 1977; FURTHER AUTHORIZING THE DIRECTOR OF HEALTH AND WELFARE TO LEASE SAID PREMISES FOR THE PERIOD SEPTEMBER 22, 1977 THROUGH AUGUST 31, 1978. (CONTRACT TO LEASE SAID PROPERTY FOR ONE (1) YEAR, AT A RENTAL OF \$3,697.50 FOR ENTIRE TERM)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, THAT:

Section 1. The Municipal Council ratifies the leasing of approximately 4,350 square feet of space from the Youth Consultation Service on the floor of premises located at 284 Broadway, Newark, New Jersey, for the period September 1, 1977 through September 21, 1977.

Section 2. The Director of Health and Welfare is hereby authorized to lease said premises for the period September 22, 1977 through August 31, 1978, at a rental of \$3,697.50 for the entire term of one year.

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Section 3. Funds to pay such consideration shall be from the 1977 Budget of the Newark Office of Elderly Affairs.

Section 4. A copy of the proposed lease agreement is attached hereto.

Section 5. A duly executed copy of the written final lease agreement shall be permanently filed with this Ordinance in the Office of the City Clerk by the Director of Health and Welfare.

Section 6. This ordinance shall take effect upon passage and publication, and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-q.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE AMENDING AN ORDINANCE ADOPTED NOVEMBER 21, 1972 PROVIDING FOR THE SHARE OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY OF THE COST OF CONSTRUCTION OF THE SEWERAGE SYSTEM IMPROVEMENTS BY THE ESSEX-UNION JOINT MEETING.

WHEREAS, the City of Newark by bond ordinance adopted November 21, 1972 provided for an appropriation of \$6,750,000 to finance its share of the cost of various improvements to be made by the Essex-Union Joint Meeting; and

WHEREAS, the City of Newark desires to amend the description of the improvements provided for therein in order to provide for such funds to be used in addition for the share of the City of Newark of the cost of Phase II of the infiltration/inflow study of the Essex-Union Joint Meeting; now, therefore



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BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE  
CITY OF NEWARK, NEW JERSEY (not less than two-thirds of all  
members thereof affirmatively concurring) AS FOLLOWS:

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Section One. Section 1 of a bond ordinance adopted November 21, 1972 and entitled: "Bond ordinance to finance a share of the City of Newark for the construction of secondary treatment facilities of the Essex-Union Joint Meeting to appropriate \$6,750,000 to pay the cost thereof, to authorize the issuance of bonds to finance such appropriation and to provide for the issuance of Bond Anticipation Notes in anticipation of the issuance of such bonds" is hereby amended to read as follows:

"Section 1. The sum of \$6,744,920 is hereby appropriated to pay the City's share of the cost of the construction of a plant for the secondary treatment of sewerage to be disposed of by the Joint Meeting and the equipment thereof at the present site in the City of Elizabeth, including Phase II of an infiltration/inflow study to be completed in connection with the sewerage system all as shown on and in accordance with plans and specifications therefor on file in the office of the Clerk and hereby approved. The additional sum of \$5,080 is hereby appropriated to pay the cost of issuing and selling the bonds. Such appropriation shall be met from the proceeds of the sale of the bonds authorized by the ordinance as amended. No part of the cost of such improvement is to be assessed against property specially benefited. Any funds received from the United States of America, or any of its agencies, or the State of New Jersey, or any of its agencies, for such improvement to pay the City's share shall be applied to the payment of the cost of such improvement and the amount of bonds authorized to be issued reduced accordingly. In the event that any funds are paid by the City of Elizabeth for such improvement, the City's share thereof shall be applied to such improvement and the amount of bonds to be issued pursuant to this ordinance

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reduced accordingly."

Section Two. All other details of the ordinance adopted November 21, 1972 shall remain the same.

Section Three. This amending bond ordinance shall take effect 20 days after the first publication thereof after final adoption as provided by the Local Bond Law of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-r.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

CAPITAL ORDINANCE AUTHORIZING THE APPROPRIATION OF \$2,250,381 TO MAKE RENOVATIONS TO VARIOUS SCHOOLS AND BOARD OF EDUCATION PROPERTIES CONTINGENT UPON THE RECEIPT IN ADVANCE OF THE RECEIPT OF FUNDS FROM THE FEDERAL GOVERNMENT UNDER THE PUBLIC WORKS ACT OF 1977.

WHEREAS, the Public Works Act of 1977, is expected to make available to local governments, special grants for construction, renovation, repair, or other improvement of local public works projects, and related matters; and

WHEREAS, the City of Newark, New Jersey has submitted an application for such funding in the amount of \$2,250,381, and;

WHEREAS, it is necessary for the purposes of the program that immediate steps be taken to provide for the establishment of the necessary financial authorization in accordance with the statutes of the State of New Jersey and the Regulations of Local Finance Board to implement this program;

NOW, THEREFORE, BE IT ORDAINED, BY THE MUNICIPAL COUNCIL OF THE -  
CITY OF NEWARK OF THE STATE OF NEW JERSEY THAT:

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1. The improvements described hereinbelow are hereby authorized as general improvements to be made by the Municipal Council of the City of Newark, New Jersey. For these said improvements or purposes, there is hereby appropriated the sum of \$2,250,381, said sum representing the full cost thereof.
2. The purpose for which this appropriation is authorized is listed below, and described in detail in the attached Narrative "Attachment 1",
  - a. First Avenue School - mechanical & electric rehabilitation.
  - b. Elliot Street School - auditorium ceiling & lighting improvements.
  - c. Construction of 30 schools "safe" rooms.
  - d. Newton Street School - replacement of firestairs.
  - e. Miscellaneous small (\$200 to \$10,000) important projects.
  - f. Miller Street School - corridor lighting improvements.
  - g. Branch Brook structural rehabilitation.
  - h. West Kinney Playground - rehabilitation.
  - i. Malcom X Shabazz - window rehabilitation.
  - j. Speedway & Garfield Schools - construction of enclosed passages.
  - k. L.A. Spencer - grounds reconstruction.
  - l. Three schools - conversion of space into home economic rooms.
  - m. Newark School Stadium - rehabilitation.
  - n. Fifteenth Avenue School - construction of fire doors.
  - o. Four Schools - roof repairs.
3. The Municipal Council of the City of Newark hereby assures and certifies that the "Assurances", as attached to this ordinance and identified as "Attachment 2" shall be met.
4. This ordinance shall take effect following its advertisement, public hearing, and adoption in accordance with the requirements of law, provided however that this ordinance is contingent upon and shall not become effective until the City has received written approval from the Federal government for this grant.

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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-s.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

CAPITAL ORDINANCE OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY  
AUTHORIZING THE APPROPRIATION OF \$11,950,075 IN FUNDS TO BE RECEIVED FROM THE DEPARTMENT  
OF COMMERCE, ECONOMIC DEVELOPMENT ADMINISTRATION, FOR THE REPAIRING OF VARIOUS STREETS  
INCLUDING THE CONSTRUCTING RECONSTRUCTION OF CURBS, SIDEWALKS AND ANCILLARY IMPROVEMENTS;  
RENOVATION OF 31 GREEN STREET, 22 FRANKLIN STREET AND THE CITY HALL ANNEX; AND THE  
CONSTRUCTION OF A NEW PUBLIC AND COMMUNITY HEALTH SERVICES COMPLEX; CONTINGENT UPON THE  
RECEIPT OF FUNDS IN ADVANCE FROM THE FEDERAL GOVERNMENT UNDER PUBLIC WORKS ACT OF 1977.

WHEREAS, the Public Works Act of 1977, has made available to local government special grants for construction, renovation, repair or other improvements of local public works projects and related matters; and

WHEREAS, this project strives to achieve a goal of improved transportation for both residential and commercial areas with the following specific objectives:

To increase the safety and or health of those who live and work in the City by the elimination of deteriorated conditions.

To provide vitally needed services for those who live and work in the City by the elimination of deteriorated conditions.

To provide immediate employment opportunities leading to permanent employment for those living within the City of Newark.

To fund improvements previously planned for implementation by the City for which funding could not be found and;

WHEREAS, it is necessary for the purposes of the program that immediate steps be taken to provide for the establishment of the necessary financial authorization in accordance with the statutes of the State of New Jersey and the regulations of the Local Finance Board to implement this program.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. The improvement described hereinbelow is hereby authorized as a general improvement to be made by the Municipal Council of the City of Newark, New Jersey. For the said improvement of purpose, there is hereby appropriated the sum of \$11,950,075 said sum representing the full cost thereof.

2. The purpose for which this appropriation is authorized is for the construction of service related facilities for the residents of the City of Newark.

3. The appropriation authorized above shall be funded completely from revenues received from the federal government under the applications for funding referred to above.

4. The Municipal Council of the City of Newark hereby assures and certifies that the "Assurances," as attached to this ordinance and identified as "Attachment 1" shall be met.

5. This ordinance shall take effect following its' advertisement, public hearing and adoption in accordance with the requirements of law, provided however, that this ordinance is contingent upon and shall not become effective until the City has received written approval from the federal government for this grant.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

HEARINGS OF CITIZENS.

6-HC-a.

MR. JIMMY JACKSON, 7-16TH AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to rehabilitation of City-owned buildings. He stated he had been informed properties he made inquiries on were not available for sale and rehabilitation. He questioned why there had been a stop in rehabilitation of these buildings when citizens are interested in returning them to the tax rolls.

Councilman Allen noted he had been told the Real Estate Commission had put certain buildings "on hold". He had communicated with the Real Estate Commission to release such properties as the Municipal Council wanted to get projects off the ground.

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Councilman Allen pointed out half of the City-owned properties in Newark seem to have a hold on it and he urged the Real Estate Commission to lift such hold.

Councilman Tucker added a letter should be sent to Executive Director Dennison, Mayor's Policy and Development Office, that if anyone is desirous of rehabilitating a building this should take place immediately.

President Harris directed the City Clerk to forward communication to Mr. Dennison to the effect the Council disagrees with procedures they have undertaken in the past and wished to assure that an excessive number of properties not be placed on hold.

6-HC-b.

MR. ARMEN SHAHINIAN, LAW FIRM OF KIMMRELMAN, WOLFF AND SAMSON, 80 MAIN STREET, WEST ORANGE, NEW JERSEY, addressed the Municipal Council with respect to Resolution 7-R-d awarding Collection of Solid Waste. He stated he is Counsel to Pet-Am Company, one of the bidders on this project. The speaker objected to the award to the lowest responsible bidder alleging Jersey Waste Systems, Inc. has shown no demonstration of any such responsibility and felt it was incumbent upon the Municipal Council that investigation be conducted into the responsibility of this bidder. Such investigation should concern itself with finances, experience, employees and equipment the bidder has and a record of such responsibility. The speaker alleged Jersey Waste Systems, Inc. came into existence last year. They have never conducted any business, have no employees, no organization and no experience in solid waste disposal to speak of. He added they have never performed any other functions which the awarding of this contract would require them to do. They have never dealt with any Union problems, they have no office and they have no telephone except for the office and telephone of their attorney. The speaker alleged this is not a responsible bidder. He alleged what we have in effect is a shell corporation bidding on a multi-million dollar contract. He pointed out Pet-Am, the second lowest bidder services some 200,000 people at present. They have current operations continuing in depth and do \$2 million in annual business. They have a new plant and a fleet just three miles from City Hall and the speaker submits that they are in fact the lowest responsible bidder before the Council.

6-HC-c.

MRS. HELEN H. POCH, 687 SUMMER AVENUE, NEWARK, NEW JERSEY, PRESIDENT OF THE NORTH DISTRICT POLICE COMMUNITY COUNCIL, CHAIRMAN OF THE HEALTH CENTER AT BROADWAY AND GRAFTON AVENUE, expressed disappointment of her group with the postponement of the Police Training Class. The speaker addressed herself to the purchase of the Legion Hospital in the North Ward for a Health Center. She questioned where the moneys are that were allotted for this facility and said there is an urgent need for the people in the North Ward for this health center. She questioned the delay in its opening and

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recommended the said center be named Madam Curie Medical Health Center. The speaker also addressed herself to the garbage pick-up and to the abandoned buildings which are eyesores in the North Ward.

Councilman Carrino replied the Council is working with Administration to arrange that the Police Academy open in the near future for this new class.

Councilman Carrino addressed himself to the health center on Broadway and noted the Council through its questioning reduced the original cost of the building almost one half. Now they are looking for \$75,000. more to complete that building and Councilman Carrino stated he was opposed to expending one penny of City money until definite information is supplied as to why the building was not completed with the original appropriation.

Councilman Carrino continued with respect to houses that are burned out or abandoned, the number has risen to 2,300. However, the Demolition Team of the City cannot handle such a large number of buildings and there are steps underway to see if the National Guard cannot assist in the demolition of buildings which are a hazard to the City.

Councilman Carrino noted reference was made to the use of plywood to secure buildings but reported the plywood costs \$20. a sheet and 15 minutes after a building is secured someone steals the plywood. This is an unfortunate situation and is under investigation at the present time.

Councilman Giuliano stated he agreed with remarks made by Councilman Giuliano and pointed out complaints have been made to Administration to make sure that hazardous buildings are demolished immediately. He agreed they are a disgrace but the Council is doing everything possible within its authority for its citizens of the City.

Councilman Martinez noted the speaker had referred to poor sanitation pick-up and he noted in various cities this is done by private collection and is done efficiently and cheaper. He felt if this were done by a responsible company it would be of great benefit to the taxpayers of the City.

6-HC-d.

MR. ERNEST KING, JR., 32 DAYTON STREET, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the President's recent visit to the City of Newark. He referred to the remarks by the Council who seemed to be upset indicating they were slighted during this visit. He said the Council should be aware how it feels to see an individual whom you have helped put in office turn their back on you and he stated this is the way the people of the City feel. He felt not to give police overtime for this

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visit would be an immature act on the part of the Council. The speaker further referred to seizure of articles from sidewalk peddlers and stated they cannot continue to work without this equipment.

Councilman Carrino replied the speaker indicated he did not wish the Council to turn their backs on him but he indicated he desired the Council to ignore the laws of the City of Newark where he is concerned. He noted if a peddler is violating the law, the police are doing their job if they confiscate material to enforce the statutes. He said the speaker is representing a special interest group and the police are doing the job they are supposed to do.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF \$4,262.45 PAYABLE TO NEW JERSEY OFFICE SUPPLY CO. AND THEIR ATTORNEY DON. J. M. KARP, UPON RECEIPT OF A WARRANT OF SATISFACTION EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR DELIVERY OF CERTAIN OFFICE SUPPLIES TO VARIOUS DEPARTMENTS AND AGENICES OF THE CITY OF NEWARK. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, ESSEX COUNTY AND JUDGMENT WAS ENTERED IN FAVOR OF NEW JERSEY OFFICE SUPPLY CO. ON MAY 6, 1977)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION RATIFYING CONTRACT WITH THE COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR PERIOD JULY 1, 1977 TO SEPTEMBER 21, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH THE COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY FOR PROVISION OF THE NECESSARY PATIENT CARE AND MEDICAL TREATMENT AND THE MAINTENANCE OF A CENTRAL REGISTRY OF CHILDREN TESTED UNDER THE NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROJECT FOR PERIOD SEPTEMBER 22, 1977 TO DECEMBER 31, 1977; MAXIMUM AMOUNT FOR PERIOD JULY 1, 1977 TO DECEMBER 31, 1977 IS \$21,163. (PATIENT CARE-\$6,250., CENTRAL REGISTRY-\$14,913.); SAID COMPENSATION DERIVED FROM GRANT FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE FOR PERIOD JANUARY 1, 1977 TO DECEMBER 31, 1977. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (2); AUTHORIZING ADVERTISING OF RESOLUTION)



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(Copy of resolution and correspondence submitted to each Member of the Council) **326**

A motion to defer action on this resolution awaiting certification of availability of funds was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS

TOTALLING \$75,000. WITH CANDELIERE CONSTRUCTION INCORPORATED (7-R-br, AUGUST 7, 1974)  
FOR CONSTRUCTION OF CERTAIN IMPROVEMENTS TO THE FORMER AMERICAN LEGION HOSPITAL, 741  
BROADWAY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this resolution and direct the City Clerk to invite Director of Engineering Zach, Acting Director of Health and Welfare Waller and Mr. Albert D'Onofrio of Candeliere Construction Incorporated to meet with the Council at their special conference September 27, 1977 was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF

OF CITY OF NEWARK WITH JERSEY WASTE SYSTEMS, INC., LOWEST RESPONSIBLE BIDDER, FOR PROJECT  
KNOWN AS COLLECTION OF SOLID WASTE (CONTRACT #77-03R) FOR THE COLLECTION OF SOLID  
WASTE, THE DISTRIBUTION OF PLASTIC BAGS; AND THE REQUISITE MEDIA PROGRAM (ALTERNATE II.  
C.1.); BASE VALUE OF CONTRACT SHALL BE \$1,310,000. AS INDICATED IN ALTERNATE II. C.1. OF  
THE PROPOSAL AND \$45. PER HOUR PER SPECIFIED PIECE OF MANNED EQUIPMENT FOR THE PLOWING  
OF SNOW (ALTERNATE III) AS SHOWN IN THEIR PROPOSAL AND IN ACCORDANCE WITH SPECIFICATIONS;  
CITY OF NEWARK RESERVES THE RIGHT, UPON SIXTY (60) DAYS NOTICE TO DISCONTINUE USE OF  
PLASTIC BAGS IN COLLECTION AREAS NOTED IN THE CONTRACT; SHOULD USE OF BAGS IN OPINION OF  
CITY PROVE INEFFECTIVE; CITY OF NEWARK RESERVES RIGHT TO INCREASE BAGS FROM 150 TO 210  
PER DWELLING UNIT PER YEAR AND WILL BE DONE BY MODIFYING AWARD TO ACCEPT ALTERNATE II. C.  
2; EFFECTIVE DATE OF CONTRACT IS JANUARY 1, 1978; FUNDS SHALL BE FURNISHED BY CITY FROM  
MONIES TO BE ESTABLISHED IN SERVICE CONTRACT LINE IN 1978 APPROPRIATIONS AND ANNUALLY  
APPROPRIATED THEREAFTER; CONTRACT REPRESENTS A JOINT UNDERSTANDING BETWEEN DIRECTORS OF  
PUBLIC WORKS AND ENGINEERING.

(Copy of resolution and correspondence submitted to each Member of the Council)

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Councilman Martinez stated he is moving for rejection of this contract on the grounds that Jersey Waste Systems, Inc. is not a responsible corporation. He does not believe they have a proven track record. This company has never handled more than 8,000 residents and we are talking about handling 130,000 residents of the City of Newark. He noted his research has indicated Jersey Waste Systems, Inc. did not exist before June, 1976 and did not receive approval from the Public Utilities Commission until October, 1976. They have never operated or received any type of contract from anyone and as a result they have no employees, no organization and no experience. Jersey Waste Systems, Inc. has no assets of any kind except for title to one truck licensed in Maryland and \$21,000. in borrowed money. They were created with investment of only \$1,000. and even that amount has not been paid to the Company. True ownership of this company is not known because the names of stockholders submitted under particular documents were different from the sworn information filed with the Public Utilities Commission. The company can only be reached through its attorney's telephone number. Jersey Waste Systems, Inc. has no garage, no maintenance facility in Newark or anywhere else in New Jersey at the time its bids were submitted. Three individuals were listed as Jersey Waste Systems officers. None of them has had more than three years experience in the solid waste field. What little connection the company may have in solid waste can be traced to a separate company in Maryland, Waste Management Systems, Inc. Little is known about this firm other than the fact it has small private contracts in the Washington, D.C. area. It is inconceivable that this Council could risk such a vital function such as garbage collection by giving it to a firm that has no previous experience in New Jersey and no corporate record in the State. The Council should not subject the taxpayers of Newark to the hollow promises of Jersey Waste Systems, Inc. Although he is for private collections, after seeing and viewing these records, he too wonders if Jersey Waste Systems, Inc. is truly the lowest responsible bidder. A research was made of some cities where they had allegedly performed and in one of them in Maryland, we could not even reach them. Chevy Chase, Maryland, where they said they had very nice vehicles and very nice bags, but they did not have the contractor. Philadelphia, Pennsylvania, they are not doing any work there but they sold them some trucks. Howard County, Maryland, where they apparently originate from, the Administrative Assistant, Bureau of Solid Waste Management, indicated he was not satisfied with Waste Management Systems and there were two problems: 1) garbage cans were picked with trash falling and 2) frequently there were day-late collections and these were collections from only 8,000 dwelling units.

The population in Garret Park, Maryland, where Waste Management has a contract

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called it satisfactory service. They are dealing with only 325 homes.

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He questioned whether this is truly a low responsible bidder when we are talking about 75,000 to 80,000 homes and 125,000 to 130,000 residents. There were two other bidders there, both responsible bidders, both of them listed on the stock market, both of them highly successful, one of them one of the most successful in the entire United States of America. There are two bidders who have bid, three altogether, but it appears under our laws they are trying to tell us, that we must accept the low bidder. But the law states, its true, the lowest, responsible bidder and Councilman Martinez said he thinks this Council should be concerned with the term, who is the most responsible.

A motion to reject this resolution was made by Councilman Martinez, seconded by Councilman Tucker.

Councilman Giuliano said he agreed with the thinking of his colleague in rejecting this solid waste contract proposal. However, he is in favor of entering into this project with a responsible company and felt the contract should be awarded to the next responsible bidder, Pet-Am Company of Harrison. This company has a 30 year history and a proven track record. It is listed on the New York Stock Exchange and has performed ably in communities throughout New Jersey, notably Orange, West Orange, Springfield, Keansburg and Keyport. Pet-Am owns over 40 trucks and has the reputation and experience to do the proposed solid waste program. The cost now to the City is \$2.1 million. The award to the responsible bidder will be a saving to the taxpayers of Newark as certainly a new venture that will be most beneficial and furnish a better quality of service to one-third of the residents of this City.

Councilman James noted it was represented by Administration that Jersey Waste Systems, Inc. was the lowest and most responsible bidder. However it is to the credit of this Council and certainly to Councilman Martinez of the East Ward, that through scrutiny of the contract, all of these allegations that are being made tonight, have been learned. Therefore, he thinks it would be irresponsible if we move tonight to suggest that we adopt a \$1.3 million contract where the full body has not scrutinized any second bidder, third bidder, or what have you. He felt the most appropriate action Council should take is to inform Administration of our action and ask that they come forth with the next responsible bidder and at that time scrutinize any and all of the bids.

Councilman Carrino concurred with Councilman James in that the figures we were given by the Engineer were that it would cost the City \$1.7 million to operate that one-third of the City so that if we were to go to the second lowest bidder, the actual cost would be more than it is costing the City right now. There was a tremendous saving with the first bidder, but of course they don't seem to be a responsible company. However,

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he felt this is not the time to worry about the second lowest bidder due to the fact that the figures represented to us by the City Engineer were actually lower than what this second bidder came in with. This is something that Administration is going to have to analyze and if they feel Pet-Am is the responsible bidder then they should come up to us with that and we can have action on that at the next Council meeting.

Councilman Tucker felt we seem to be contracting out everything in City Hall. He related back to the fact of the allegations or the pronouncements that were made by John Grexa with the City talking about CSC. CSC was going to save us a tremendous amount of money to be exact, they said they were going to save us millions and millions of dollars. They were going to transfer the Municipal employees over and maintain them. They were going to basically hire Newarkers. A review of their current operations tells us point blank that over 80% of the people who are working there now don't live in the City of Newark and the ones who are left there now are about to be gotten rid of right away. The other factor is the pronouncement again that CSC was going to save us some money. All of us know full well that the CSC contract is costing us approximately \$2.5 million more than it was when we ran the operation ourselves. But the difference is, the equity that we had with the computers no longer exists and now that is within the purview and responsibility of CSC. If we are going to deal with any contract services, we at least should analyze what we are doing because he is of the opinion that every single time we make a pronouncement or a pronouncement is made by either a member of the City Administration and submitted to the Council, approximately a year later somebody indicates that the analysis that they went through had some slight flaws. The problem is, the big question is, who pays? The present question of "who pays" is the taxpayers of the City of Newark. We are going to be paying from now until eternity as long as we keep on messing around with these contract operations.

Councilman Tucker said he would just like to recommend a simple procedure: 1) that we decide whether or not we want to deal with a contract services, we at least set down in the operations what we want, in other words we haven't even done that yet. If we want to look at a pilot project we should clearly define in simple delineated terms exactly what kind of a pilot project we want, how much should it cost and basically that the person who is going to do it have some sort of a proven track record.

The other question that has to be raised is what is going to happen to the Municipal employees who will be laid off when that contract is granted? Now all of us know this is so, that is nothing new. If we intend to proceed we should set some guidelines as to how we are going to function. Other than that we are just playing games with ourselves and more definitely with taxpayers money that we have actually sworn to entrust.

Councilman Giuliano agreed with his colleague, Councilman Tucker. We either contract or don't contract. When Administration proposed the contract, we had time to look them over and had time to do a little research and checking and that is why he recommended the most responsible bidder of them all, which is in his estimation Pet-Am Company.

Councilman Martinez pointed out he investigated Jersey Waste Systems, Inc. and also investigated Pet-Am and also a third bidder, but he was extremely high and that was BFI. BFI is probably the most responsible sanitation contractor in the United States of America and he thinks it was acknowledged by Engineer Zach but unfortunately the bid was way out of order. When we spoke about the \$1.7 million or so, the two figures to the City and one-third of the district was \$2.1 million so we are still saving the residents and taxpayers of the City of Newark several hundred thousand dollars. We talked about residents, part of the contract was to be that they would accept City employees per se for now and by attrition, persons who die, resign or retire, would fill those spots. No one would be laid off and this is in part of the contract that they have with all three of the bidders. They also have the affirmative action plan that they must abide by.

The motion to reject this resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR AGREEMENT, ON BEHALF OF THE CITY OF NEWARK, WITH THE SUPERIOR OFFICERS' ASSOCIATION, INC.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR AGREEMENT, ON BEHALF OF THE CITY OF NEWARK, WITH THE NEWARK POLICEMEN'S BENEVOLENT ASSOCIATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by President Harris and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO A MODIFICATION OF CETA TITLE VI GRANT 34-7106-60 TO INCORPORATE INTO GRANT \$15,068,313. IN ECONOMIC STIMULUS FUNDS UNDER TITLE VI OF COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, AS AMENDED. (NEWARK'S CETA VI ECONOMIC STIMULUS ALLOCATION-\$22,602.313., OF WHICH \$7,534,000. WAS INCLUDED IN INITIAL FUNDING MODIFICATION-RESOLUTION 7-R-y, JUNE 1, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AND EXECUTE CONTRACT WITH CENTER FOR LABORATORY MEDICINE, 16 PEARL STREET, METUCHEN, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROVISION OF LABORATORY SERVICES FOR MULTIPHASIC DRUG PROGRAM, FOR THE PERIOD SEPTEMBER 22, 1977 TO AUGUST 3, 1978; FURTHER, RATIFYING SAID CONTRACT FOR THE PERIOD AUGUST 4, 1977 TO SEPTEMBER 21, 197; TOTAL CONTRACT IN THE AMOUNT OF \$23,700. (AMOUNT PAYABLE SHALL BE DERIVED FROM GRANT OF H.C.D.A. III FUNDS, WHICH NEWARK IS USING AS CONTRIBUTING MATCH TO PROGRAM FUNDS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION APPOINTING HORACE P. WIGGINS, CONSTABLE, FOR A TERM ENDING DECEMBER 31, 1977 AND APPROVING HIS BOND AS TO SUFFICIENCY.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO VANESSA WALLACE, CLAIMS EXAMINER, DIVISION OF PERSONNEL, DEPARTMENT OF ADMINISTRATION, FOR PERIOD BEGINNING AUGUST 27, 1977 AND ENDING FEBRUARY 27, 1978. (POSITION WITH MAYOR'S POLICY AND DEVELOPMENT OFFICE - FIRST LEAVE BEGAN FEBRUARY 27, 1976)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO ARTHUR M. MERRITT, TRAINING COORDINATOR, DIVISION OF PERSONNEL, DEPARTMENT OF ADMINISTRATION, FOR PERIOD BEGINNING AUGUST 1, 1977 AND ENDING FEBRUARY 1, 1978. (POSITION ON FEDERAL PROGRAM - FIRST LEAVE BEGAN FEBRUARY 1, 1977)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-1.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY, NOT NEEDED FOR PUBLIC USE, 5 TONS CONTAMINATED SCRAP METAL (APPROXIMATELY), TRAFFIC AND SIGNALS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY, NOT NEEDED FOR PUBLIC USE, 13 SCRAP VEHICLES, DIVISION OF MOTORS, PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM MINNIE GROSSMAN, WIDOW, OWNER OF PREMISES 13 HUNTER STREET, BLOCK 2777, LOT 34, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FRED JACKSON, SINGLE, OWNER OF PREMISES 527 SOUTH 12TH STREET, BLOCK 310, LOT 28, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM FRITZ WERTHEIMER AND MARVIN WERTHEIMER, T/A FRIMARDON REALTY, AND DOROTHY WERTHEIMER, WIFE OF FRITZ WERTHEIMER AND MYRNA WERTHEIMER, WIFE OF MARVIN WERTHEIMER, OWNERS OF PROPERTY 45 JOHNSON AVENUE, BLOCK 2674, LOTS 10 AND 13, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING FINANCE DIRECTOR TO EXECUTE AND DELIVER CHECK IN AMOUNT OF \$178.47 PAYABLE TO C. MINTZ AND GROSS AND NOVACK, PLAINTIFF'S ATTORNEY, 11 COMMERCE STREET, NEWARK, UPON RECEIPT OF STIPULATION OF DISMISSAL AND GENERAL RELEASE FROM PLAINTIFF IN FULL SETTLEMENT OF CLAIM, PAYROLL CHECK 12088 ISSUED BY CITY OF NEWARK JULY 15, 1976 TO BARBARA MOSLEY, FORMER EMPLOYEE, WAS CASHED BY PLAINTIFF BUT SUBSEQUENTLY DISHONORED UPON PRESENTMENT TO BANK AT REQUEST OF CITY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to reject this resolution and requesting Lieutenant John Manghisi of the Newark Police Department to make a handwriting analysis of the signature was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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7-R-r.

RESOLUTION AUTHORIZING FINANCE DIRECTOR TO PAY SUM OF \$100. TO MS. LEORA JONES,  
368 BERGEN STREET, NEWARK, IN SETTLEMENT OF CLAIM FOR \$575. FOR DAMAGE TO HER PROPERTY  
WHEN NEWARK DEMOLITION TEAM DEMOLISHED BUILDING AT 366 BERGEN STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Tucker,  
seconded by Councilman Carrino and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-s.

RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO ENTER INTO PARTIAL PAYMENT  
AGREEMENTS PURSUANT TO PROVISION OF N.J.S.A. 54:5-65 ET SEQ. WITH EACH PROPERTY OWNER  
INDICATED ON ANNEXED LIST FOR INDICATED AMOUNTS, CONDITIONED UPON PROMPT PAYMENT OF ALL  
INSTALLMENT PAYMENTS ON DUE DATES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-t.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSER-  
TION IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED  
PURPOSES, UNITED STATES DEPARTMENT OF LABOR, COMPREHENSIVE EMPLOYMENT AND TRAINING ACT  
OF 1973, TITLE VI, \$15,068,313.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR,  
COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973 - TITLE VI.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by  
Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING FINANCE DIRECTOR AND ACTING TAX COLLECTOR TO CANCEL  
REAL ESTATE TAXES TOTALING \$3,871.42 (7 MONTHS 1975-\$1,421.42, 1976-\$2,450.) INCLUDING  
ACCUMULATED INTEREST, ON PROPERTY 626-18TH AVENUE, BLOCK 352, LOT 31, OWNED BY  
STREAMLINE AUTO BODY, 630 - 18TH AVENUE, NEWARK; ASSESSED IN ERROR-BUILDING DEMOLISHED  
OCTOBER 10, 1974)

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND TWENTY FIVE DOLLARS

(\$25.00) TO MR. PETER METTEAUX FOR A RESTAURANT LICENSE NOT ISSUED. (79 LINCOLN PARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND TWENTY FIVE DOLLARS

(\$25.00) TO MRS. BRENDA W. BERSON FOR A RESTAURANT LICENSE NOT ISSUED (4 NORTH 9TH STREET).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION DESIGNATING IVY STREET AS A THROUGH STREET (BETWEEN STUYVESANT

AVENUE AND SANDFORD AVENUE, BETWEEN SANDFORD AVENUE AND TUXEDO PARKWAY) AND MARKED AS PROVIDED IN SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION ACCEPTING BID OF MATERIAL HANDLING SYSTEMS AND BUILDING PRODUCTS,

INC. FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 8, LOTS 83 AND 84, 38-48 SPRING STREET, NEWARK, NEW JERSEY, FOR \$1,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION ACCEPTING A BID OF \$1,000. FROM LAKE EDWARD INCORPORATED FOR THE SALE OF LANDS LOCATED IN THE PEQUANNOCK WATERSHED KNOWN AS BLOCK 49, LOT 61, BLOCK 50, LOT 1A, AND BLOCK 51, LOT 1 ON THE TAX MAPS OF THE TOWNSHIP OF HARDYSTON AND AUTHORIZING THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO ACCEPT SUCH SUM ON BEHALF OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution on condition that a copy of the ten per-cent stockholders certification for Lake Edward Incorporated (pursuant to C. 33 P.L. 1977) is filed in the Office of the City Clerk was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION REAPPOINTING VINCENT N. BELLARAN SPECIAL POLICEMAN FOR YEAR ENDING DECEMBER 31, 1977. (ARSON SQUAD)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION ACCEPTING BID OF NEW WELL NARCOTIC REHABILITATION CENTER FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 226, LOTS 26, 27, 28 AND 29, 91-95 SOUTH ORANGE AVENUE, NEWARK, NEW JERSEY, \$100.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING FINANCE DIRECTOR TO ACCEPT SUM OF \$250. IN SETTLEMENT OF CITY OF NEWARK'S CLAIMS AGAINST HARTFORD ACCIDENT AND INDEMNITY CO. FOR INJURIES ALLEGEDLY SUSTAINED BY PATRICIA CLARK IN MOTOR VEHICLE ACCIDENT INVOLVING VEHICLE OWNED BY CITY OF NEWARK AND DRIVEN BY NEWARK AUXILIARY POLICE OFFICER WILLIE J. CHATTMAN.

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION RATIFYING SUBMITTAL OF REQUEST BY CITY OF NEWARK TO THE LAW ENFORCEMENT ASSISTANCE ADMINISTRATION THROUGH THE NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY, FOR PERIOD JULY 1, 1977 TO SEPTEMBER 21, 1977, ON BEHALF OF THE TACTICAL ANTI-CRIME TEAMS PROJECT AND REQUESTING TO EXTEND CONTRACTUAL OBLIGATION FOR PERIOD SEPTEMBER 22, 1977 TO DECEMBER 31, 1978; FURTHER AUTHORIZING POLICE DIRECTOR TO EXTEND SERVICES DERIVED FROM THIS CONTRACT FROM JULY 1, 1977 TO DECEMBER 31, 1978; CONTINGENT UPON APPROVAL OF NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY. (NECESSARY SUM OF \$1,150,835.54 SHALL BE DERIVED FROM GRANT FROM LAW ENFORCEMENT ASSISTANCE ADMINISTRATION THROUGH THE NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY IN AMOUNT OF \$1,899,234.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION REQUESTING DIVISION OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, NEW JERSEY STATE LAW ENFORCEMENT AND PLANNING AGENCY, TACTICAL ANTI-CRIME TEAMS PROJECT GRANT NO. A-B1-5-77, \$158,333.; ITEM AVAILABLE FROM NEW JERSEY STATE LAW ENFORCEMENT AND PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION RATIFYING CONTRACT WITH TACTICAL ANTI-CRIME TEAMS FOR TERM SEPTEMBER 1, 1977 TO SEPTEMBER 21, 1977 AND AUTHORIZING THE MAYOR TO ENTER INTO CONTRACT WITH THE STATE LAW ENFORCEMENT PLANNING AGENCY FOR FULL PERIOD OF SEPTEMBER 22, 1977 TO FEBRUARY 28, 1978, FOR PURPOSE OF IMPLEMENTING THE TACTICAL ANTI-CRIME TEAMS PROJECT. (SLEPA-\$150,000., STATE BUY-IN-\$8,333., LOCAL CASH-\$8,333.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, NEWARK WORK STUDY PROGRAM, \$3,000.; ITEM AVAILABLE FROM ASSOCIATION OF UNIVERSITY PROGRAMS IN HEALTH ADMINISTRATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION ACCEPTING BID OF THE PEOPLES CHOICE AUTO BODY SHOP FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 6, LOT 5, 1136-1146 MC CARTER HIGHWAY, NEWARK, NEW JERSEY, FOR \$4,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO A CONTRACT WITH EBON INTERNATIONAL, ONLY BIDDER, TO OPERATE ON-THE-JOB TRAINING PROGRAM FOR NINE (9) TRAINEES, AS DEFINED IN ATTACHED CONTRACT, FOR SUM NOT TO EXCEED \$15,120., FOR PERIOD BEGINNING SEPTEMBER 22, 1977 AND ENDING APRIL 23, 1978. (SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO A CONTRACT WITH START-UP TECHNICAL INSTITUTE, ONLY BIDDER, TO PROVIDE ELECTRONIC

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ASSEMBLY TRAINING, FOR SUM NOT TO EXCEED \$90,000., FOR PERIOD SEPTEMBER 22, 1977 TO MARCH 21, 1978. (SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1978)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO A CONTRACT WITH NORTH WARD EDUCATIONAL AND CULTURAL CENTER, LOWEST RESPONSIBLE BIDDER, TO OPERATE A SECRETARIAL SKILLS TRAINING PROGRAM FOR THIRTY (30) TRAINEES FOR SUM NOT TO EXCEED \$64,000., FOR PERIOD SEPTEMBER 22, 1977 TO MAY 30, 1978. (SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION RATIFYING CONTRACT WITH TRANSPORT OF NEW JERSEY, ONLY BIDDER, TO SUPPLY TRANSPORTATION FOR SPEDY PARTICIPANTS ON SEPTEMBER 10, 1977, FOR SUM NOT TO EXCEED \$5,308. (SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION RATIFYING CONTRACT WITH 100 BLACK MEN OF NEW JERSEY, INC., 18 BEAVER STREET, NEWARK, ONLY BIDDER, TO SUPPLY 2,050 CULTURAL AND RECREATIONAL TICKETS, AT UNIT COST OF \$4. PER TICKET, FOR EXHIBITION AT GIANT STADIUM, SEPTEMBER 10, 1977, FOR SUM NOT TO EXCEED \$8,200. (SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Allen.

City Clerk D'Ascensio noted since this matter was considered at the pre-meeting conference, he received a letter indicating that 100 Black Men of New Jersey

is a non-profit corporation and therefore satisfies the requirement of the statute that a disclosure be made of those who are in the corporation.

Councilman James said the question posed at the pre-meeting conference meeting had nothing to do with the Black Men, it had nothing to do with the certificate of corporation, the question that he posed at that time was simply that we had requested from Mrs. Ruth McClain a report based on the allegation that a certain amount of tickets had been set aside for the Council members which was untrue, since we did not receive them. However, Mr. Wheeler did appear today at the Council Chambers and indicated that he shared our concerns that such a report should be prepared and he, too, questioned the method of distributing some of the tickets. In view of the fact that Mr. Wheeler has indicated that he personally would look into the matter and give us some feedback at a later time, he stated he would move for the adoption, but he would like to correct the earlier remark that had nothing to do with the 100 Black Men, nothing to do with the certificate of corporation, it was the allegation that some 1,000 tickets had been set aside for the Council for which the Council was not aware of and which the Council did not use.

President Harris remarked along with approving this it seems to him that an amendment should be added to this resolution requiring them to submit in writing the fact that we did not receive the 1,000 tickets and we did not solicit the 1,000 tickets.

City Clerk D'Ascensio said the approval then, is conditioned upon receiving the report as to the distribution of these alleged tickets.

Councilman Carrino questioned why this wasn't on the Council meeting prior to this one, before the September 10th game?

President Harris stated it appears to him that Mr. Wheeler came up here at the 11th hour and indicated that they were going to try to send some youngsters who participated in the SPEDY program to this football game and it was a last minute decision. It was at that time that a poll was conducted of the Members of the Council who were available to indicate whether they were in favor or not and he is not sure as to how many votes there were by way of the poll but he is almost certain it was a majority.

City Clerk D'Ascensio indicated that the poll was made with respect to Resolution 7-R-bl, that was the bus transportation for people who held tickets to the game to Giant Stadium. They go together.

Councilman Bottone indicated he was one of the persons polled and he was for it but he did not receive any tickets. He would like to know if anyone received tickets or did anyone go to the game.

President Harris stated he was told the tickets were for underprivileged children, for SPEDY children who participated in the work program and he further stated, they were not for adults. He did not to go the game nor was he present that Friday.

Councilman James said he attended the game and purchased \$10. tickets from Hugh Hill, who is a Member of the Black Men Incorporated. Mr. Wheeler's Office indicated that Council Members were being allocated an envelope with 10 tickets in it \$4. a piece for disadvantaged youth and the only reason he learned of this was they were indicating we had 1,000 tickets. Individuals who went to Green Street to secure these tickets, were told they were all out and they should see their Councilman. He asked, why they were here and they have been told that the Council had requested 1,000 tickets so while the youths were in his office, he sent them downstairs to Mr. Wheeler's Office and asked him where the 1,000 tickets allegedly the Council had and at that time they reached in a drawer and had an envelope for each Councilman with 7 tickets.

Councilman Allen said he was aware at the 11th hour that the busses were lined up, with about 25 of those who were turned back because they didn't have a bus load of kids to go up there. He is wondering whether we are paying for those 25 busses that were turned back.

Councilman James said Councilman Allen raised a valid question, for enroute to the stadium, with his family, they passed a bus, this Council voted money for, which this Administration hired. On this bus there were only three individuals, so we were paying \$125. to transport three youths on a bus to a game. He would agree that it was not well planned. He actually pulled the bus over because he wanted to make sure they were going to the Giant Stadium.

Councilman Carrino questioned the advisability of spending \$14,000. for one day for one football game when we have a 25% unemployment rate in the City of Newark and \$14,000. can at least put someone to work for a year. It is nice for the kids to go to a game but the public high schools in Newark play every Saturday if they want to go to a football game they can go for nothing. To take \$14,000. and he knows that a good majority of the busses only had two or three passengers in each bus, while we have senior citizens, looking for busses, and we can't find the money for it.

Councilman Carrino reiterated he questions the advisability of some of these programs.

President Harris said tonight is the first he is hearing about the busses were not fully occupied and he thinks when this comes before us again next year, at the next opportunity we have, we should look at it very strongly.

The motion to adopt the resolution was made by Councilman James, seconded by Councilman Allen and failed of adoption by the following votes:



Yes: Councilmen Allen, James, President Harris.

No: Councilman Martinez.

Not Voting: Councilmen Bottone, Carrino, Giuliano, Tucker, Villani.

Councilman James said he is one that is not very much satisfied with the methods used, with the distribution of the tickets. He is very shocked about the organization and as for the transportation, these busses were under-utilized however, we must understand that the game is history. The children attended the game, the bus company must be paid and action tonight means this matter will continue to be before us and he thinks the Council should pay it but in the future we should spend more time on it. Right now it is after the fact and he does not believe a no vote or abstaining will solve the problem. He would request the Council to reconsider this matter and pay the bill and let's become strong during negotiation time, let's have insight as opposed to hindsight.

Councilman Carrino agreed with Councilman James to a certain point. It seems that everybody is aware that they shove something down our throats, after the fact. Certainly, the bus company is not responsible and certainly the purchasers of the tickets are not responsible. He is willing to vote yes on this to get the bus and the people who purchased the tickets off the hook, however, he suggests that we hold this until the next meeting and between now and then we have all the responsible parties up and let them know we are aware of it and we will approve the payment on the next meeting and this had better not happen again.

Councilman Carrino indicated he would move to defer and call the responsible people in at our pre-meeting conference, October 4, 1977 and inform them that we are aware of the situation. Certainly Councilman James is 100% correct, the Transport of New Jersey has no involvement, they were contracted and they have to be paid.

A motion to defer action on this resolution and direct the City Clerk to invite Director Wheeler, Mayor's Office of Employment and Training and Deputy Director McClain, CETDS to meet with the Council at their pre-meeting conference October 4, 1977 was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

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7-R-bc.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH NEW JERSEY STATE LAW ENFORCEMENT PLANNING AGENCY FOR PROJECT ENTITLED "SECURITY SERVICES FOR NRHA HOUSING PROJECT". (SLEPA-\$74,940., STATE BUY-IN-\$4,163., LOCAL CASH-\$4,163.; TOTALLING \$83,266.) (LOCAL CASH TO BE PROVIDED BY NEWARK HOUSING AUTHORITY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bA.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH NEWARK HOUSING AUTHORITY FOR PURPOSE OF CONTINUING "SECURITY SERVICES FOR THE NRHA HOUSING PROJECTS". (SLEPA-\$74,940., STATE BUY IN-\$4,163., LOCAL CASH-\$4,163.; TOTALLING \$83,266.) (LOCAL CASH TO BE PROVIDED BY NEWARK HOUSING AUTHORITY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION AUTHORIZING EXECUTIVE DIRECTOR OF OFFICE OF CRIMINAL JUSTICE PLANNING TO SUBMIT APPLICATION ON BEHALF OF CITY OF NEWARK TO STATE LAW ENFORCEMENT PLANNING AGENCY (SLEPA) FOR PROJECT ENTITLED "NEWARK MINI BLOCK GRANT PROJECT." (SLEPA-\$170,613., STATE BUY IN-\$9,478., LOCAL CASH MATCH-\$9,478.; TOTALLING \$189,569.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, President Harris.

No: Councilmen Carrino, Martinez, Villani.

Not Voting: Councilman Giuliano.

7-R-bq.

RESOLUTION COMMENDING J. BERNARD SCHEIN, DIRECTOR OF THE NEWARK PUBLIC LIBRARY, FOR OUTSTANDING AND MERITORIOUS SERVICE TO THE CITIZENS AND GOVERNMENT OF THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH EMANUEL SENIOR CITIZENS DAY CARE CENTER TO PROVIDE SENIOR CITIZENS DAY CARE SERVICES FOR SUM NOT TO EXCEED \$104,768., ONLY BIDDER; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH PUERTO RICAN VETERANS ASSOCIATION OF NEW JERSEY TO PROVIDE VETERANS OUTREACH SERVICES FOR SUM NOT TO EXCEED \$82,000., ONLY BIDDER; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH ST. ANN'S BILINGUAL LEARNING EXPERIENCE TO PROVIDE AN ALTERNATIVE HIGH SCHOOL FOR SUM NOT TO EXCEED \$106,525. FOR FIFTY-ONE (51) PARTICIPANTS; ONLY BIDDER, SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu.      RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH THE NEWARK MANPOWER SKILLS CENTER TO PROVIDE CLASSROOM VOCATIONAL TRAINING FOR SUM NOT TO EXCEED \$208,168.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973. (THE NEWARK DIVISION OF MANPOWER CENTER BEING A DIVISION OF

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STATE OF NEW JERSEY IS AWARDED WITHOUT COMPETITIVE BIDDING).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH MT. CARMEL GUILD TO PROVIDE A WORK EXPERIENCE FOR YOUTH (IN-SCHOOL AND OUT-OF-SCHOOL) FOR SUM NOT TO EXCEED \$412,900. FOR TOTAL OF THREE HUNDRED FIFTY-TWO (352) PARTICIPANTS, ONLY BIDDER; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH F.O.C.U.S. OF NEWARK, INC. TO PROVIDE BILINGUAL SECRETARIAL TRAINING FOR SUM NOT TO EXCEED \$37,423. FOR FIFTY (50) TRAINEES; ONLY BIDDER, SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH NORTH JERSEY COMMUNITY UNION TO PROVIDE WORK EXPERIENCE FOR OLDER ADULTS FOR SUM NOT TO EXCEED \$739,000. FOR NOT MORE THAN ONE HUNDRED EIGHTY (180) PARTICIPANTS; ONLY BIDDER, SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

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7-M-a.

A MOTION STRONGLY URGING THE CITY ADMINISTRATION TO ACCELERATE ITS EFFORTS TO CLEAN UP THE STREETS OF OUR CITY THROUGH THE DIVISIONS OF SANITATION AND STREETS AND SIDEWALKS BY IMPLEMENTING AN IMPROVED, ONGOING PROGRAM OF STREET SWEEPING AND REPAIR, was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

A MOTION COMMENDING PROFESSOR ALEX BRADFORD AND THE CREATIVE MOVEMENT REPERTORY THEATRE COMPANY FOR ITS OUTSTANDING PRODUCTION OF "DON'T CRY MARY," A GOSPEL STAGE PRESENTATION WHICH FEATURED A CAST ENTIRELY MADE UP OF NEWARK CITIZENS AND WHICH PREMIERED IN THE CITY OF NEWARK, SEPTEMBER 17 AND 18, 1977, AND WAS ATTENDED BY NEARLY 3,000 THEATREGOERS; FURTHER COMMENDING PROFESSOR ALEX BRADFORD FOR ESTABLISHING THE CREATIVE MOVEMENT REPERTORY THEATRE COMPANY IN THE CITY OF NEWARK AND PROVIDING PROFESSIONAL THEATRICAL EXPERIENCE, AS WELL AS OUTSTANDING ENTERTAINMENT, FOR OUR CITY'S RESIDENTS, FURTHER, COMMENDING PROFESSOR ALEX BRADFORD, WHO, IN AN AGE OF MODERN RHYTHMS, HAS SOUGHT TO PRESERVE AND REVITALIZE GOSPEL MUSIC THROUGH ITS REMARKABLE BIBLICALLY-ORIENTED PRODUCTIONS FOR THE PRESENT AND FUTURE CITIZENS OF OUR CITY AND NATION, was made by Councilman Tucker, seconded by President Harris.

President Harris added for the benefit of those present tonight, who may not have had the opportunity to witness this fine performance, hopefully they have a few other appearances in the City and it goes without saying, that this is one of the most outstanding groups of talented Newarkers he has ever seen together at one time. They are definitely destined for Broadway and it is a fantastic show which appeared at Sacred Heart Cathedral for two nights.

Councilman Tucker thinks the point needs to be raised that in this day and age Professor Alex Bradford has performed a monumental task of presenting not only a theatrical presentation but preserving gospel music. He thinks today we have a tendency to just somehow or another deal with "pop" itself. There are a large number of Newarkers who tremendously enjoy gospel music.

The motion to adopt the motion was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

347/7-M-c.

A MOTION DIRECTING THE CITY CLERK TO COMMUNICATE WITH SAMUEL MILLER, DIRECTOR, OF THE NEWARK MUSEUM, REQUESTING HIM TO FORWARD A LIST OF MINORITY-GROUP MEMBERS PARTICIPATING IN THE DECISION-MAKING ACTIVITIES OF THE MUSEUM; FURTHER, REGARDING THE INVOLVEMENT OF MINORITY-GROUP MEMBERS IN PLANNING AND EXECUTION OF THE FORTHCOMING STATE-SPONSORED EXHIBIT, CURRENTLY PLANNED FOR THE NEWARK MUSEUM, was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

/7-M-d.

A MOTION DIRECTING THE CITY CLERK TO INVITE MR. RICHARD WOODFORD, CONTRACT ADMINISTRATOR, AND MR. KENNETH VAN WAGNER OF COMPUTER SCIENCES CORPORATION TO MEET WITH THE COUNCIL AT THEIR SPECIAL CONFERENCE SEPTEMBER 27, 1977 TO EXPLORE ALLEGATIONS OF INTIMIDATION AND DISCRIMINATION EXPRESSED BY MINORITY EMPLOYEES OF COMPUTER SCIENCES CORPORATION, SOME OF WHOM HAVE BEEN SUSPENDED OR TERMINATED, was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

/7-M-e.

A MOTION REQUESTING THE EXECUTIVE DIRECTOR OF THE NEWARK REDEVELOPMENT AND HOUSING AUTHORITY TO SUBMIT FOR COUNCIL REVIEW A FULL REPORT ON ALL 'SCATTER-SITE' HOUSING IN THE CITY INCLUDING PROJECTED CONSTRUCTION SCHEDULES, was made by Councilman James, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

/7-M-f.

A MOTION DIRECTING THE CITY CLERK TO COMMUNICATE WITH BUDGET OFFICER BANKER REQUESTING A RESOLUTION BE PREPARED FOR SUBMISSION TO THE MUNICIPAL COUNCIL FOR THE MEETING OF OCTOBER 5, 1977 WITH REFERENCE TO A BUDGET CORRECTION FOR THE STANDARDIZATION OF MONTHLY TRAVEL ALLOWANCE FOR ALL EMPLOYEES WHO USE THEIR PRIVATE CARS, was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-g.

A MOTION RECOGNIZING THE IMMENSE CONTRIBUTION TO THE CITY OF NEWARK OF THE YOUNG MEN'S HEBREW ASSOCIATION AND COMMENDING THE YMHA FOR 100 YEARS OF DEDICATED SERVICE TO NEWARK'S CITIZENS, was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-h.

A MOTION EXTENDING TO ALL OF THE EMPLOYEES OF THE CITY OF NEWARK OF THE JEWISH FAITH A MOST CORDIAL HAPPY NEW YEAR AND A VERY HEALTHY PROSPEROUS FUTURE, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-k

A MOTION DIRECTING THE CITY CLERK TO PREPARE RESOLUTION FOR THE OCTOBER 5, 1977 MEETING OF THE MUNICIPAL COUNCIL WITH RESPECT TO THE RECENT DEATH OF VICTOR MACCIONE, MEMBER OF THE BOARD OF ADJUSTMENT, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED AUGUST 31, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF 50 PARCELS OF LAND TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1) FOR THE SUM OF \$1.00 EACH.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and direct the City Clerk to invite Executive Director Dennison, Mayor's Policy and Development Office, Planning Officer Allen, Division of City Planning, Mr. Chranewycz, Newark Housing Authority and Director of Redevelopment Sullivan, Newark Housing Authority to meet with the Council at their pre-meeting conference October 4, 1977 was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING POSITIONS IN THE NEWARK MUNICIPAL COUNCIL AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-f) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES FOR CERTAIN POSITIONS)."

(Administrative Secretary to Councilman	1977	\$14,848. - \$14,848.
	1978	15,590. - 15,590.
Community Service Worker	1977	9,111. - 9,111.
	1978	9,567. - 9,567.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Item, see Ordinance 6-F-v, on Page 12 in the minutes of this meeting)

8-c.

The City Clerk presented PROPOSED "ORDINANCE CHANGING THE NAME OF ELIZABETH AVENUE, IN ITS ENTIRETY, TO MARTIN LUTHER KING BOULEVARD."

(Copy of ordinance submitted to each Member of the Council)

(For action on this Item, see Ordinance 6-F-w, on Page 13 in the minutes of this meeting)

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED SEPTEMBER 15, 1977, ENCLOSING PROPOSED "ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$90,000. FOR THE OFFICE OF THE DIRECTOR OF PUBLIC WORKS FOR OPERATION OF SURPLUS PROPERTY."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Item, see Ordinance 6-F-x, on page 14 in the minutes of this meeting)

#### PETITIONS.

None.

#### PENDING BUSINESS ON THE CALENDAR.

None.

#### NEW BUSINESS ON THE CALENDAR.

None.

#### MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from August 30, 1977 to September 13, 1977:



BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Mt. Carmel Guild - Special Education for Blind	7218 (Amended)
St. Rocco School PTA	7282 (Amended)
Remco Industries Chapter of Deborah c/o Testrite Instrument Co. Inc.	7286 (Amended)
Beth David Jewish Center	7295 (Amended)
St. Columba Roman Catholic Church	7422 (Amended)
St. Rocco Church	7506 (Amended)
St. John's Ukrainian Catholic Church	7513
Holy Name Society - Sacred Heart Church, Vailsburg	7516
General Committee of St. Aloysius Roman Catholic Church	7517
Anshe Luborowitz Sisterhood	7520
St. Francis Xavier PTG	7521

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society - Sacred Heart Church, Vailsburg	7279 (Amended)
Open Heart Organization (Newark Beth Israel Medical Center)	7510
Church of Our Lady of Good Counsel	7511
St. Casimir's Roman Catholic Church	7512
Early Bird Helping Hand Mission	7514
St. Nicholas Greek Orthodox Church	7515
Holy Name Society - Blessed Sacrament Church	7518
Mt. Zion AME Church	7519
Xavier Club of St. Francis Church	7522
CYO of St. Francis Xavier Church	7523
St. Francis Xavier Memorial Post #1187	7524

A motion to concur in the Report was made by Councilman Martinez, seconded by Councilman Villani and adopted by the following votes:

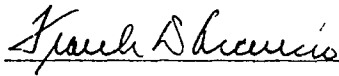
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.12.

A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 10:25 P. M.

APPROVED:

Frank D'Ascensio  
City Clerk



Earl Harris  
President

A special meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 12:25 P. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Giuliano, Martinez, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

(Councilmen Carrino and James arrived at 12:30 P. M.)

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on September 23, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

The City Clerk read letter dated September 23, 1977 from His Honor, Mayor Kenneth A. Gibson requesting a special meeting of the Municipal Council on Tuesday, September 27, 1977, to consider seven resolutions to facilitate the effective management of the FY 78 CETA Title I Programs.

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH NEWARK SERVICES CORPORATION, 215 CENTRAL AVENUE, NEWARK, LOWEST RESPONSIBLE BIDDER, TO PROVIDE WORK EXPERIENCE FOR AFDC AND EX-OFFENDERS FOR SUM NOT TO EXCEED \$250,000. FOR 265 PARTICIPANTS; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Villani, President Harris.

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7-R-b.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH WORLDWIDE EDUCATIONAL SERVICES, 340 RAYMOND BOULEVARD, NEWARK, ONLY BIDDER, TO PROVIDE VOCATIONAL ASSESSMENT SERVICES FOR SUM NOT TO EXCEED \$110,000. FOR 2,200 PARTICIPANTS; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH EAST WARD COMMUNITY CENTER OF NEWARK, 87 FERRY STREET, NEWARK, ONLY BIDDER, TO CONDUCT A SPEECH LABORATORY (ENGLISH AS A SECOND LANGUAGE) FOR SUM NOT TO EXCEED \$65,000.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, Martinez, Villani, President Harris.

(Councilmen Carrino and James arrived at 12:30 P. M.)

7-R-d.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH WORLDWIDE EDUCATIONAL SERVICES, 340 RAYMOND BOULEVARD, NEWARK, ONLY BIDDER, TO PROVIDE EMPLOYABILITY SERVICES IN EAST WARD OF NEWARK FOR SUM NOT TO EXCEED \$118,901.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

7-R-e.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER

INTO CONTRACTS FOR ON-THE-JOB TRAINING WITH WORLDWIDE EDUCATIONAL SERVICES, 384  
RAYMOND BOULEVARD, NEWARK, FOR SUM NOT TO EXCEED \$121,540.; NORTH JERSEY COMMUNITY  
UNION, 205 CHARLTON STREET, NEWARK, FOR SUM NOT TO EXCEED \$238,477. AND NATIONAL  
ASSOCIATION FOR RETARDED CITIZENS, 99 BAYARD STREET, NEW BRUNSWICK, FOR SUM NOT TO  
EXCEED \$18,000., LOWEST RESPONSIBLE BIDDERS; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT  
AND TRAINING ACT OF 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution subject to certification of funds where applicable, was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-f.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER

INTO CONTRACT WITH NEW HOPE DEVELOPMENT CORPORATION, 111-119 SUSSEX AVENUE, NEWARK,  
ONLY RESPONSIBLE BIDDER, TO OPERATE A GENERAL SKILLS TRAINING PROGRAM FOR 80 TRAINEES,  
FOR SUM NOT TO EXCEED \$104,500.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND  
TRAINING ACT OF 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

7-R-g.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER

INTO CONTRACTS WITH COMMUNITY COOPERATIVE HEALTH SERVICES, 329 CLINTON AVENUE, NEWARK,  
AND BROADWAY HEALTH GROUP, P.A., 57 BROADWAY, NEWARK, TO PROVIDE MEDICAL EXAMINATIONS  
FOR SUMS NOT TO EXCEED \$15,400. AND \$15,400. RESPECTIVELY; SOURCE OF FUNDS -  
COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

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ADJOURNMENT.

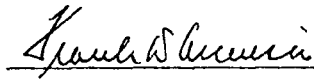
12.

A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

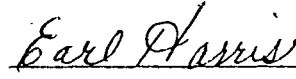
This meeting adjourned at 12:35 P. M.

APPROVED:



Frank D'Ascensio

City Clerk



Earl Harris

President

A special meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 11:45 A. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on September 27, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

The City Clerk read letter dated September 27, 1977 from His Honor, Mayor Kenneth A. Gibson requesting a special meeting of the Municipal Council on Thursday, September 29, 1977, to consider eleven resolutions of an emergency nature which must be considered prior to October 1, 1977.

RESOLUTIONS.

7-R-a. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO GRANT-IN-AID CONTRACT TO ACCEPT FUNDS FROM THE NEW JERSEY STATE DEPARTMENT OF HEALTH, IN AMOUNT OF \$1,119,700. TO CONTINUE WOMEN'S, INFANTS' AND CHILDREN'S SUPPLEMENTAL FEEDING PROGRAM (W.I.C.) FROM OCTOBER 1, 1977 TO MARCH 31, 1978. (NO MATCH REQUIRED BY CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-b. RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE CONTRACT WITH NORTH JERSEY COMMUNITY UNION HEALTH CENTER, FOR PERIOD OCTOBER 1, 1977 TO MARCH 31, 1978, FOR NECESSARY CLINICAL SERVICES TO W.I.C. PROGRAM, IN AMOUNT OF \$2,000. WHICH SHALL BE DERIVED FROM GRANT AWARDED TO CITY OF NEWARK BY U. S. DEPARTMENT OF AGRICULTURE THROUGH NEW JERSEY STATE DEPARTMENT OF HEALTH, IN AMOUNT OF \$1,119,706.

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(CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE CONTRACT WITH COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY, FOR MATERNITY INFANT CARE PROJECT, FOR PERIOD OCTOBER 1, 1977 TO MARCH 31, 1978, FOR NECESSARY CLINICAL SERVICES TO W.I.C. PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(2); NO MUNICIPAL FUNDS SHALL BE EXPENDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE CONTRACT WITH FRIENDS OF CLINTON HILL FOR BESSIE SMITH HEALTH CENTER, FOR PERIOD OCTOBER 1, 1977 TO MARCH 31, 1978, FOR NECESSARY CLINICAL SERVICES TO W.I.C. PROGRAM. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.; NO MUNICIPAL FUNDS SHALL BE EXPENDED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE CONTRACT WITH COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY, FOR MARTLAND HOSPITAL, FOR PERIOD OCTOBER 1, 1977 TO MARCH 31, 1978, FOR NECESSARY CLINICAL SERVICES TO W.I.C. PROGRAM, FOR AMOUNT \$4,053., TO BE DERIVED FROM GRANT AWARDED TO CITY OF NEWARK BY U. S. DEPARTMENT OF AGRICULTURE THROUGH NEW JERSEY STATE DEPARTMENT OF HEALTH, IN AMOUNT OF \$1,119,706. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(2))

(Copy of resolution and correspondence submitted to each Member of the Council)



A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ACCEPT FROM THE NEW JERSEY STATE DEPARTMENT OF EDUCATION ADDITIONAL FUNDS IN SUM OF \$7,765.23 TO INCREASE ADMINISTRATIVE COMPONENT OF 1977 SUMMER FOOD PROGRAM FOR CHILDREN IN CITY OF NEWARK; AND AMENDING PARAGRAPH 3 OF RESOLUTION 7-R-a, JUNE 24, 1977 TO INCREASE TOTAL AMOUNT OF GRANT FROM \$1,338,693.42 TO \$1,346,458.65. (NO MATCH REQUIRED BY CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION RATIFYING EMERGENCY CONTRACT WITH THOMM'S RESTAURANT, 80 PARK AVENUE, NEWARK, FOR PROVISION OF REGULAR AND HISPANIC MEALS FOR TITLE VII NUTRITION PROGRAM FOR THE ELDERLY, FOR TOTAL AMOUNT OF \$21,680.40, FOR PERIOD SEPTEMBER 12, 1977 TO SEPTEMBER 29, 1977; AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AND EXECUTE EMERGENCY CONTRACT WITH THOMM'S RESTAURANT, FOR PROVISION OF REGULAR AND HISPANIC MEALS FOR TITLE VII NUTRITION PROGRAM FOR THE ELDERLY, IN ACCORDANCE WITH ITS BID SPECIFICATIONS, FOR PERIOD OF EMERGENCY, IN AMOUNT \$1.45 PER MEAL, FOR TOTAL CONTRACT AMOUNT OF \$92,916., FOR PERIOD SEPTEMBER 30, 1977 TO DECEMBER 31, 1977. (AMOUNT PAYABLE SHALL BE DERIVED FROM GRANT RECEIVED FROM NEW JERSEY STATE DEPARTMENT OF COMMUNITY AFFAIRS - RESOLUTION 7-R-f, DECEMBER 29, 1976, AMENDED BY RESOLUTION 7-R-u, MARCH 2, 1977)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:  
Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO AND EXECUTE CONTRACT WITH LABORATORY PROCEDURES, INC., A SUBSIDIARY OF THE UPJOHN COMPANY, 1075 FIRST AVENUE, KING OF PRUSSIA, PENNSYLVANIA, LOWEST RESPONSIBLE BIDDER, FOR PROVISION OF LABORATORIES PROCEDURES AND TESTS TO ENROLLED N.C.H.S.P. MEMBERS, IN ACCORDANCE WITH ITS

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BID AND SPECIFICATIONS, FOR PERIOD OF 27 MONTHS, AMOUNT PAYABLE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY, AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED (ESTIMATED DAYTON COMMUNITY HEALTH CENTER'S SERVICE CAPABILITY-10,000 INDIVIDUALS). (FUNDS SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER - RESOLUTION 7-R-bp, MARCH 2, 1977) (NO MUNICIPAL OPERATING FUNDS SHALL BE APPROPRIATED TO COVER ANY LIABILITY AND/OR EXPENDITURE INCURRED UNDER CONTRACT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION RATIFYING EMERGENCY CONTRACT WITH CHEF'S SUPREME, INC., 821 CLINTON AVENUE, NEWARK, FOR PROVISION OF REGULAR AND HISPANIC MEALS FOR TITLE VII NUTRITION PROGRAM FOR THE ELDERLY, IN AMOUNT \$1.449 PER MEAL, FOR TOTAL AMOUNT OF \$13,848.76 FOR PERIOD AUGUST 29, 1977 TO SEPTEMBER 9, 1977: AUTHORIZING BUSINESS ADMINISTRATOR TO EXECUTE EMERGENCY CONTRACT WITH CHEF'S SUPREME, INC. FOR PROVISION OF REGULAR AND HISPANIC MEALS FOR TITLE VII NUTRITION PROGRAM FOR THE ELDERLY, IN ACCORDANCE WITH ITS BID SPECIFICATIONS, FOR PERIOD OF EMERGENCY, IN AMOUNT \$1.449 PER MEAL, FOR TOTAL AMOUNT \$13,848.76 FOR PERIOD AUGUST 29, 1977 TO SEPTEMBER 9, 1977. (AMOUNT PAYABLE SHALL BE DERIVED FROM GRANT RECEIVED FROM NEW JERSEY STATE DEPARTMENT OF COMMUNITY AFFAIRS - RESOLUTION 7-R-f, DECEMBER 29, 1976, AS AMENDED BY RESOLUTION 7-R-u, MARCH 2, 1977)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, SUMMER FOOD SERVICE PROGRAM FOR CHILDREN, \$7,765.23; ITEM AVAILABLE FROM NEW JERSEY DEPARTMENT OF EDUCATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

September 29, 1977

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

7-R-k.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE  
INSERTION IN 1977 NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES,  
WOMEN, INFANTS AND CHILDREN'S SUPPLEMENTAL FOOD PROGRAM, \$1,119,706.; ITEM AVAILABLE  
FROM NEW JERSEY STATE DEPARTMENT OF HEALTH.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded  
by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and  
adopted by the following votes:

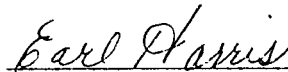
Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani,  
President Harris.

This meeting adjourned at 11:50 A. M.

APPROVED:



Frank D'Ascensio  
City Clerk



Earl Harris  
President



Newark, New Jersey, October 5, 1977

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A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:20 P. M..

The audience arose for the National Anthem.

The prayer was offered by Reverend George H. Bowen, Grace Episcopal Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant Jack Yablonsky, Sergeant-at-Arms.

President Harris stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 31, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on September 27, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented REPORT OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF AUGUST, 1977.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented AUDIT REPORT, PASSAIC VALLEY SEWERAGE COMMISSIONERS FOR THE YEAR ENDED DECEMBER 31, 1976, SUBMITTED BY KATZ, BIBER & LAWRENCE, CERTIFIED PUBLIC ACCOUNTANTS.

A motion that the Audit Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c. The City Clerk presented REPORT OF MUNICIPAL COURT, PART SIX, FOR THE MONTH OF AUGUST, 1977.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d. The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF AUGUST, 1977.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e. The City Clerk presented FOURTH REPORT TO CONGRESS, RESOURCE RECOVERY AND WASTE REDUCTION, SUBMITTED BY UNITED STATES ENVIRONMENTAL PROTECTION AGENCY.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f. The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF AUGUST, 1977.

A motion that the Report be received and placed on file was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g. The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE HELD AUGUST 18, 1977.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-h.

The City Clerk presented ANNUAL REPORT OF THE NEWARK REDEVELOPMENT AND HOUSING AUTHORITY FOR THE YEAR 1976.

A motion that the Annual Report be received and placed on file was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to consider Resolution 7-R-cv at this time was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cv.

RESOLUTION COMMENDING THE MIGHTY MONIQUES DRILL TEAM FOR OUTSTANDING PERFORMANCE.

(Copy of resolution submitted to each Member of the Council)

Councilman Tucker read the resolution in full.

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to consider Resolution 7-R-co at this time was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-co.

RESOLUTION RECOGNIZING SUNDAY, OCTOBER 16, 1977 AS "BISHOP JEFF BANKS DAY."

(Copy of resolution submitted to each Member of the Council)

President Harris read the resolution in full and presented a suitably inscribed resolution to Bishop Banks.

Bishop Banks thanked the Members of the Municipal Council for honoring him.

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to consider Resolution 7-R-cn at this time was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the

following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn. RESOLUTION RECOGNIZING THE WEEK OF OCTOBER 9, 1977 THROUGH OCTOBER 16, 1977 AS "KNIGHTS OF COLUMBUS WEEK" IN THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

Councilman Bottone read the resolution in full.

Mr. Anthony Martinelli, on behalf of the Knights of Columbus thanked the Municipal Council for recognizing his organization during the week of October 9, 1977 through October 16, 1977.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a. The City Clerk read AN ORDINANCE AUTHORIZING DIRECTOR OF PUBLIC WORKS TO GRANT AND EXECUTE AN EASEMENT BETWEEN CITY OF NEWARK AND CORNELIUS GALLAGHER AND CLAIR GALLAGHER, HIS WIFE, FOR THE PURPOSE OF CONSTRUCTING A ROADWAY ACROSS A PORTION OF THE SUSQUEHANNA AND WESTERN RAILROAD COMPANY RIGHT OF WAY IN KNOWLTON TOWNSHIP.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR" (6-S & F-h) ADOPTED MAY 4, 1977, AS AMENDED AND SUPPLEMENTED. (TO CREATE POSITION AND SALARY RANGE FOR EXECUTIVE SECRETARY, I.F., ACTUARIAL SECRETARY AND BOOKKEEPER, I.F.).



(Executive Secretary, I.F.	1977	\$13,457. - \$16,361.
	1978	14,130. - 17,179.
Actuarial Secretary, I.F.	1977	11,628. - 14,133.
	1978	12,209. - 14,840.
Bookkeeper, I.F.	1977	10,045. - 12,209.
	1978	10,547. - 12,819.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Corporation Counsel Buck, Budget Officer Banker, Personnel Officer Veltri and Insurance Fund Secretary Beatty met with the Council July 26, 1977)

A motion to defer action on this ordinance awaiting report from the Business Administrator was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-3, PROHIBITING RIGHT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(North on Hillside Avenue to East on West Bigelow Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 19, 1977.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-5, NO TURN ON RED, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding Various Streets prohibiting Right Turn on Red)

(Copy of ordinance and correspondence submitted to each Member of the Council)

October 5, 1977

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to consider Item 8-g under Ordinances for First Reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-e.

The City Clerk read AN ORDINANCE PERMITTING THE CITY OF NEWARK TO ACCEPT A DEED FOR PREMISES 36-54 RECTOR STREET IN SAID CITY KNOWN ON THE TAX MAP AS BLOCK 26, LOT 17 AND ALSO KNOWN AS 977-983 MC CARTER HIGHWAY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on October 19, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT

October 5, 1977

POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-c)  
ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF ASSISTANT PUBLIC  
DEFENDER, OFFICE OF THE MAYOR)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled "an ordinance creating positions in the Office of the Mayor and establishing salaries therefor," adopted May 4, 1977 and amendments thereto, be and the same is hereby amended by creating the title, title code, annual minimum and annual maximum salary therefor, as follows, to wit:

(a) Office of the Mayor

<u>Position</u>	<u>Annual Minimum Salary</u>		<u>Annual Maximum Salary</u>
Assistant Public Defender	1977	\$15,590	\$18,940
910011	1978	16,369	19,887

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position, titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefore, which are inconsistent herewith as hereinable set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are noe. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-5, PARKING LIMITED TO TWO HOURS AND  
SECTION 23:5-4.1 PARKING LIMITED TO THIRTY MINUTES, OF TITLE 23, TRAFFIC AND PARKING  
OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND  
SUPPLEMENTED, ON LOMBARDY STREET.

October 5, 1977

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-5, Parking Limited to Two Hours, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom the following:

Lombardy Street, south side, from Broad Street to McCarter Highway, 9:30 A. M. to 4:00 P. M., Monday through Friday;  
7:00 A. M. to 6:00 P. M., Saturdays only.

And Adding thereto:

Lombardy Street, south side, from Atlantic Street to McCarter Highway, 9:30 A. M. to 4:00 P. M., Monday through Friday;  
7:00 A.M. to 6:00 P. M., Saturdays only.

Section 2. That Section 23:5-4.1, Parking Limited to Thirty Minutes, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Lombardy Street, south side, from Broad Street to Atlantic Street, 9:30 A. M. to 4:00 P. M., Monday through Friday;  
7:00 A. M. to 6:00 P. M., Saturdays only.

Section 3. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public

hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,"

(6-S & F-1) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF MANAGER, CITY-OWNED PROPERTY, SENIOR ACCOUNTANT AND SENIOR REAL ESTATE MAINTENANCE INSPECTOR).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Public Works and establishing salaries therefore," (6S&F1) adopted May 4, 1977 and amendments thereto be and the same is hereby amended by creating the following titles, title codes, annual minimum salaries and annual maximum salaries therefore, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Manager, City Owned Property 460031	1/1/77 1/1/78	\$15,590 16,369	\$18,940 19,887
Senior Accountant 241120	1/1/77 1/1/78	10,547 11,074	12,819 13,460
Senior Real Estate Maintenance Inspector 540011	1/1/77 1/1/78	12,819 13,460	15,590 16,369

Section 2. All prior ordinances or parts of prior ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE EDUCATIONAL CENTER URBAN RENEWAL PROJECT, N.J.R-50 (FIRST AMENDMENT)

WHEREAS, the Municipal Council of the City of Newark has heretofore, by Resolution 7Rbk adopted May 20, 1964, approved an Urban Renewal Plan for the Educational Center Urban Renewal Project (N.J.R-50); and

WHEREAS, consisting of: (1) the introduction of environmental controls and objectives; (2) the elimination from acquisition all parcels which have not yet been acquired, which are scheduled to be acquired by the New Jersey Department of Transportation (i.e. lands east of present McCarter Highway, and a parcel along Saybrook Place); (3) all lands east of present McCarter Highway which will eventually be needed by the State Highway Department in order to widen Saybrook Place, therefore, the plan reverts the land use of this parcel to its present utilization (commercial parking), which is to be designated "Intensive Business"; (4) the land use of a parcel of land located along Park Street, presently labeled disposition parcel No. 30, between Mulberry Street and McCarter Highway from "Educational-Institutional" to "Intensive Business," to allow the sale of this land to provide a parking garage for the new Public Service office structure; and

WHEREAS, said Urban Renewal Plan complies with the requirements of all applicable state and federal statutes and regulations promulgated thereunder; and

WHEREAS, the Central Planning Board of the City of Newark has submitted to the Municipal Council its recommendation respecting the amended Urban Renewal Plan for the Project area and the Municipal Council has duly considered the recommendation of the planning board; and

WHEREAS, it has heretofore been found and determined by Resolution 7Rr adopted on July 10, 1961 that the project area is a blighted area under Chapter 187 of the state of New Jersey, 1949, as amended; and

WHEREAS, it is necessary that the Municipal Council take appropriate official action respecting the relocation program and the Urban Renewal Plan for the Project, in conformity with a contract for financial assistance between the Housing Authority and the United States of America, acting by and through the Secretary of the Department of Housing and Urban Development; and

WHEREAS, the Municipal Council is cognizant of the conditions that are imposed in the undertaking and carrying out of urban renewal projects with Federal financial assistance under Title I, including those prohibiting discrimination because of race, color, creed or national origin;

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That it is hereby found and determined that the amended Urban Renewal Plan for the Project area conforms to the general plan of the locality.

2. That it is hereby found and determined that the amended Urban Renewal Plan for the Urban Renewal Area gives due consideration to the provisions of adequate park and recreational areas and facilities, as may be desirable for the neighborhood improvement, with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan.

3. That it is hereby found and determined that the amended Urban Renewal Plan for the Urban Renewal Area will afford maximum opportunity, consistent with the sound needs of the Locality as a whole, for the urban renewal of the area by private enterprise.

4. That it is hereby found and determined that the objectives of the amended Urban Renewal Plan cannot be achieved through rehabilitation of the Project Area.

5. That it is hereby found and determined that the program for the proper relocation of the individuals and families displaced in carrying out the project in decent, safe, and sanitary dwellings in conformity with acceptable standards is feasible and can be reasonably and timely effected to permit the proper prosecution and completion of the Project; and that such dwellings or dwelling units available or to be made available to such displaced individuals and families are at least equal in number to the number of displaced individuals and families, are not generally less desirable in regard to public utilities and public and commercial facilities than the area, are available at rents or prices within the financial means of the displaced individuals and families, and are reasonably accessible to their places of employment.

6. That in order to implement and facilitate the effectuation of the amended Urban Renewal Plan hereby approved it is found and determined that certain official action must be taken by this Body and, accordingly, this Body hereby (a) pledges its cooperation in helping to carry out such Urban Renewal Plan; (b) requests the various officials, departments, boards, and agencies of the Locality having administrative responsibilities in the premises likewise to cooperate to such end and to exercise their respective functions and powers in a manner consistent with said Urban Renewal Plan; and (c) stands ready to consider and take appropriate action upon proposals and measures designed to effectuate said Urban Renewal Plan.

7. That it is hereby found and determined that the financial aid provided and to be provided pursuant to contracts for Federal financial assistance pertaining to the Project is necessary to enable the project to be undertaken in accordance with the Urban Renewal Plan for the Project area.

8. That the amended Urban Renewal Plan for the Project having been duly reviewed and considered, is hereby approved, and the City Clerk be and is hereby directed to file said copy of the amended Urban Renewal Plan with the minutes of this meeting.

9. This Ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

October 5, 1977

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN BOND ORDINANCE APPROPRIATING \$2,775,098 AND AUTHORIZING THE ISSUANCE OF \$2,775,098 BONDS OR NOTES OF THE CITY FOR VARIOUS CAPITAL IMPROVEMENTS OR PURPOSES AUTHORIZED TO BE UNDERTAKEN BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY (not less than two-thirds of all the members thereof affirmatively concurring) AS FOLLOWS:

Section 1. The several improvements described in Section 3 of this bond ordinance are hereby respectively authorized as general improvements to be made or acquired by the City of Newark, New Jersey. For the said several improvements or purposes stated in said Section 3, there are hereby appropriated the respective sums of money therein stated as the appropriations made for said improvements or purposes, said sums amounting in the aggregate to \$2,775,098.

Section 2. For the financing of said improvements or purposes and to meet the part of said \$2,775,098 appropriation, negotiable bonds of the City are hereby authorized to be issued in the principal amount of \$2,775,098 pursuant to the Local Bond Law of New Jersey.

Section 3. The improvements hereby authorized and the several purposes for the financing of which said obligations are to be issued, the appropriation made for and estimated cost of each such purpose, the estimated maximum amount of bonds or notes to be issued for each such purpose, and the period of usefulness are respectively as follows:



Improvement or Purpose	Project Number	Appropriation and Estimated Cost	Estimated Maximum Amount of Bonds or Notes	Period of Usefulness
Construction of storm water pumping station near Newark International airport - contribution of the City of Newark	06-77	\$1,300,000	\$1,300,000	40
Construction of various streets and sidewalks throughout various urban renewal areas in the City	07-77	\$ 100,000	\$ 100,000	10
Reconstruction of municipal courts and police headquarters complex at 31 Green Street, City Hall Annex and 22 Franklin Street, including the substantial renovation of the interior of the building	08-77	\$ 200,000	\$ 200,000	20
Substantial exterior reconstruction and window improvements at City Hall	09-77	\$ 100,000	\$ 100,000	20
Substantial reconstruction of various firehouses in the City including 241-243 High Street, 65 Congress Street, 344-346 Springfield Avenue, West Market and Hudson Streets, 296 Ferry Street, 195-199 Summer Avenue, 69-71 Vesey Street, 269-271 Park Avenue, 84-86 Clinton Place, 526-528 Frelinghuysen Avenue, 420-438 Sanford Avenue, 1028-1030 Bergen Street, Port Street and Doremus Avenue, 12-19 Pine Street, 56 Prospect Street, 44 Mt. Prospect Avenue, Bureau of Combustibles-Police				

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Improvement or Purpose	Project Number	Appropri- ation and Estimated Cost	Estimated Maximum Amount of Bonds or Notes	Period of Usefulness
Academy and the fire alarm and construction maintenance facility at 39 Center Street; completion of the reconstruction of 213-217 Belmont Avenue; substantial reconstruction of the interior and apparatus room at 296 Ferry Street; relocation of fuel pumps at various fire facilities; and the acquisition of various items of breathing equipment	11-77	\$ 210,000	\$ 210,000	15
Continuation of the acquisition and installation of remote water meter reading devices	12-77	\$ 150,000	\$ 150,000	10
Substantial recon- struction of the entrance and exit ramps and retaining walls, the replace- ment of intake and exhaust fan motors and the boiler at Military Park Garage	13-77	\$ 100,000	\$ 100,000	10
Acquisition of heavy duty vehicles for the Department of Public Works, including (1) five ton wrecker, (1) fifty ton wrecker, (4) motor brooms, (8) refuse collection trucks, (4) salt spreaders, (1) one and one-half yard dump truck, (1) three-quarter ton truck	14-77	\$ 615,098	\$ 615,098	5
TOTAL:		\$2,775,098	\$2,775,098	

Section 4. In anticipation of the issuance of said bonds, negotiable bond anticipation notes are hereby authorized to be issued pursuant to, and within the limitations prescribed by, the

**Local Bond Law.** All such notes shall mature at such times as may be determined by the chief financial officer; provided that no note shall mature later than one year from its date. The notes shall bear interest at such rate or rates and be in such form as may be determined by the chief financial officer. The chief financial officer shall determine all matters in connection with notes issued pursuant to this ordinance and the chief financial officer's signature upon said notes shall be conclusive evidence as to all such determinations. All notes issued hereunder shall be renewed from time to time subject to the provisions of N.J.S. 40A:2-8(a). The chief financial officer is hereby authorized to sell part or all of the notes from time to time at public or private sale and to deliver the same to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their dates to the date of delivery thereof. The chief financial officer is directed to report in writing to the governing body of the Local Unit at the meeting next succeeding the date when any sale or delivery of the notes pursuant to this ordinance is made, such report to include the amount, description, interest rate and maturity of the notes sold, the price obtained and the name of the purchaser.

**Section 5.** The following additional matters are hereby determined, declared, recited and stated:

(a) The said purposes described in Section 3 of this bond ordinance are not current expenses and are each a property or improvement which the City may lawfully acquire or make as a general improvement, and no part of the cost thereof has been or shall be specially assessed on property specially benefitted thereby.

(b) The average period of usefulness of said purposes within the limitations of said Local Bond Law and taking into consideration the respective amounts of the said obligations authorized for the several purposes, according to the reasonable life thereof computed from the date of the said bonds authorized by this bond ordinance, is 23 years.

(c) The Supplemental Debt Statement required by said Law

has been duly made and filed in the office of the Clerk and a complete executed duplicate thereof has been filed in the office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey, and such statement shows that the gross debt of the City as defined in said Law is increased by the authorization of the bonds and notes provided for in this bond ordinance by \$2,775,098 and the issuance of said obligations authorized is permitted by the exception provided in paragraph (d) of Section 40A:2-7 of the Local Bond Law of New Jersey to the debt limitations prescribed by said law.

(d) Amounts not exceeding \$350,000 in the aggregate for interest on said obligations, costs of issuing said obligations, engineering costs and other items of expense listed in and permitted under Section 40A:2-20 of said Law may be included as part of the costs of said improvements and are included in the foregoing estimate thereof.

Section 6. This bond ordinance authorizes obligations of the City solely for purposes described in paragraph (d) of Section 40A:2-7 of the Local Bond Law of New Jersey and said purposes are in the public interest and are for the health, welfare, convenience or betterment of the inhabitants of the City and the amounts to be expended for said purposes pursuant to the bond ordinance are not unreasonable or exorbitant and the issuance of said obligations authorized by this bond ordinance will not materially impair the credit of the City or substantially reduce its ability to pay punctually the principal of and interest on its debts and supply other essential public improvements and services, and the Local Finance Board in the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey has heretofore made a determination to this effect and caused its consent to be endorsed upon a certified copy of this bond ordinance as passed on first reading.

Section 7. The full faith and credit of the City are hereby pledged to the punctual payment of the principal of and interest on the said obligations authorized by this bond ordinance. Said obligations shall be direct, unlimited obligations of the City, and the City shall be obligated to levy ad valorem taxes upon all the taxable property within the City for the payment of said obligations and interest thereon without limitation of rate or amount.

Section 8. This bond ordinance shall take effect 20 days after the first publication thereof after final adoption, as provided by said Local Bond Law..

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and defer action on this ordinance awaiting debt statement was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker Villani, President Harris.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

ORDINANCE OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, PROVIDING FOR THE CANCELLATION OF CERTAIN PRIOR APPROPRIATIONS IN THE AMOUNT OF \$3,329,275 AND THE AUTHORIZATION OF CERTAIN NEW PROJECTS TO BE FUNDED BY USE OF CERTAIN MONEYS ON HAND FROM THE CAPITAL IMPROVEMENT FUND.

WHEREAS, the Municipal Council desires to authorize certain capital projects as part of its 1977 Capital Budget; and

WHEREAS, the participation of the City of Newark in the program established pursuant to the Municipal Qualified Bond Act requires the cancellation of authorized projects in an amount equal to any new projects; and

WHEREAS, the Municipal Council of the City of Newark desires therefor to cancel certain 1974 and 1975 Capital Budget projects with appropriations amounting in the aggregate to

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\$3,329,275; and

WHEREAS, included in such appropriations is the aggregate sum of \$145,375 available in the Capital Improvement Fund of which the City Council desires to use \$127,000 for new projects in lieu of authorizing debt therefor; now, therefore,

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

Section 1. Certain projects including the appropriations and authorizations described below by the Municipal Council of the City of Newark as part of its 1974 and 1975 Capital Budget programs as more specifically set forth in the following table, are hereby cancelled:

<u>PROJECT NUMBER</u>	<u>BRIEF TITLE</u>	<u>TOTAL APPROPRI- ATION IN ORDINANCE</u>	<u>AVAILABLE FROM CAPITAL IMPROVE- MENT FUND</u>	<u>APPROPRIATION TO BE CANCELLED</u>
1-74	Construction of seven storm relief sewers .6s&Fk, 050174	\$799,700	\$ 40,000	\$799,700
2-74	Engineering plans for flood relief measures .6s&Fq, 100474	\$510,000	\$ 25,000	\$510,000
3-74	Catch basin connection replacement program, Phase I .6s&Fk, 050174	\$196,000	\$ 9,800	\$196,000
4-74	Replacement of Market Street sewer in non-urban renewal areas .6s&Fk, 050174	\$172,325	\$ 8,625	\$172,325
7-74	Reconstruction of Rose Avenue .6s&Fk, 050174	\$ 44,000	\$ 2,200	\$ 44,000
35-74	Acquisition and installation of Emergency Voice Reporting and Communication System, Phase I and acquisition of pure air system (pure air system acquired with \$20,750 of \$25,000 capital improvement fund down payment) .6s&Fk, 050174 .6s&Fb, 090974	\$500,000	\$ 4,250 of the \$25,000 originally available	\$479,250

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<u>PROJECT NUMBER</u>	<u>BRIEF TITLE</u>	<u>TOTAL APPROPRI- ATION IN ORDINANCE</u>	<u>AVAILABLE FROM CAPITAL IMPROVE- MENT FUND</u>	<u>APPROPRIATION TO BE CANCELLED</u>
1175	Continuation of catch basin and basin in con- nection replace- ment program .6s&Fc, 041675	\$552,000	\$ 26,700	\$552,000
1275	Cleaning, grouting and TV inspection of sewers, Citywide .6s&Fc, 041675	\$336,000	\$16,800	\$336,000
5375	Acquisition of parcel 34-A in NJR-6 (Hank Aaron Little League Field) .6s&Fa, 101575	\$ 40,000	\$ 2,000	\$ 40,000
5475	Reconstruction of curbs and sidewalks in NJR-52 .6s&Fi, 122275	\$ 50,000	\$ 2,500	\$ 50,000
5575	Reconstruction of curbs and sidewalks in NJR-45 .6s&Fi, 122275	\$150,000	\$ 7,500	\$150,000
		<u>\$3,350,025</u>	<u>\$145,375</u>	<u>\$3,329,275</u>

Section 2. Of the \$145,375 available in the Capital Improvement Fund \$77,000 thereof is hereby authorized to be used for the acquisition of land and site preparation for the construction of a police substation and training facility on Avenue P in the City.

Section 3. Of the remaining \$68,375 available in the Capital Improvement Fund (after the \$77,000 is set aside for the improvement authorized in Section 2 herein), \$50,000 thereof is hereby authorized to be used for the reconstruction of heating, ventilating and air condition systems, roof drainage system and provision of exterior water proof at the main library building in the City.

Section 4. This ordinance shall take effect twenty (20) days after the first publication thereof after final adoption as provided by the Local Bond Law of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and defer action on this ordinance awaiting debt statement was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Lottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

BOND ORDINANCE PROVIDING FOR A SUPPLEMENTAL APPROPRIATION OF \$75,250. FOR THE CONSTRUCTION OF A WATER TESTING LABORATORY BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$75,250. BONDS OR NOTES FOR FINANCING PART OF THE COST THEREOF.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY (not less than two-thirds of all members thereof affirmatively concurring) AS FOLLOWS:

Section 1. The improvement described in Section 3 of this bond ordinance has been authorized by ordinance adopted May 1, 1974 and is hereby further authorized as a general improvement to be made or acquired by the City of Newark, New Jersey. For the said improvement or purpose stated in said Section 3, there is hereby appropriated the additional sum of \$75,250, said sum being in addition to the \$325,000 appropriated therefor in Section 3(2) of a bond ordinance adopted May 3, 1974.

Section 2. For the financing of said improvement or purpose and to meet the part of said \$75,250 additional appropriation negotiable bonds are hereby authorized to be issued in the principal amount of \$75,250 pursuant to the Local Bond Law of New Jersey.



Section 3. (a) The improvement hereby authorized and purpose for the financing of which said obligations are to be issued is the construction of a new Class B building for the use of the Water Department of the City as a Water Laboratory on City owned property in Little Falls, New Jersey.

(b) The estimated maximum amount of bonds or notes to be issued for said purpose is \$384,000, inclusive of the \$308,750 authorized by ordinance adopted May 3, 1974.

(c) The estimated cost of said purpose is \$400,250.

Section 4. In anticipation of the issuance of said bonds, negotiable bond anticipation notes are hereby authorized to be issued pursuant to, and within the limitations prescribed by, the Local Bond Law. All such notes shall mature at such times as may be determined by the chief financial officer; provided that no note shall mature later than one year from its date. The notes shall bear interest at such rate or rates and be in such form as may be determined by the chief financial officer. The chief financial officer shall determine all matters in connection with notes issued pursuant to this ordinance and the chief financial officer's signature upon said notes shall be conclusive evidence as to all such determinations. All notes issued hereunder shall be renewed from time to time subject to the provisions of N.J.S. 40A:2-8(a). The chief financial officer is hereby authorized to sell part or all of the notes from time to time at public or private sale and to deliver the same to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their dates to the date of delivery thereof. The chief financial officer is directed to report in writing to the governing body of the Local Unit at the meeting next succeeding the date when any sale or delivery of the notes pursuant to this ordinance is made, such report to include the amount, description, interest rate and maturity of the notes sold, the price obtained and the name of the purchaser.

Section 5. The following additional matters are hereby determined, declared, recited and stated:

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(a) The said purpose described in Section 3 of this bond ordinance is not a current expense and is a property or improvement which the City may lawfully acquire or make as a general improvement, and no part of the cost thereof has been or shall be specially assessed on property specially benefitted thereby.

(b) The period of usefulness of said purpose within the limitations of said Local Bond Law, according to the reasonable life thereof computed from the date of the said bonds authorized by this bond ordinance, is 30 years.

(c) The Supplemental Debt Statement required by said Law has been duly made and filed in the office of the Clerk and a complete executed duplicate thereof has been filed in the office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey, and such statement shows that the gross debt of the City as defined in said Law is increased by the authorization of the bonds and notes provided for in this bond ordinance by \$75,250 and the issuance of said obligations authorized is permitted by the exception provided in paragraph (d) of Section 40A:2-7 of the Local Bond Law of New Jersey to the debt limitations prescribed by said Law.

(d) An aggregate amount not exceeding \$10,000 for items of expense listed in and permitted under Section 40A:2-20 of said Law may be included as part of the cost of said improvement and is included in the foregoing estimate thereof.

Section 6. This bond ordinance authorizes obligations of the City solely for purposes described in paragraph (d) of Section 40A:2-7 of the Local Bond Law of New Jersey and said purposes are in the public interest and are for the health, welfare, convenience or betterment of the inhabitants of the City and the amounts to be expended for said purposes pursuant to the bond ordinance are not unreasonable or exorbitant and the issuance of said obligations authorized by this bond ordinance will not materially impair the credit of the City or substantially reduce its ability to pay punctually the principal of and interest on its

debts and supply other essential public improvements and services, and the Local Finance Board in the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey has heretofore made a determination to this effect and caused its consent to be endorsed upon a certified copy of this bond ordinance as passed on first reading.

Section 7. The full faith and credit of the City are hereby pledged to the punctual payment of the principal of and interest on the said obligations authorized by this bond ordinance. Said obligations shall be direct, unlimited obligations of the City, and the City shall be obligated to levy ad valorem taxes upon all the taxable property within the City for the payment of said obligations and interest thereon without limitation of rate or amount.

Section 8. This bond ordinance shall take effect 20 days after the first publication thereof after final adoption, as provided by said Local Bond Law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and defer action on this ordinance awaiting debt statement was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON CABINET STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at All Times of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by deleting therefrom:

- Cabinet Street, north side, from Fairmount Avenue to Bergen Street.

and by adding thereto:

Cabinet Street, north side, from Littleton Avenue to Bergen Street.

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE TRANSFER OF TITLE FOR PART OF RESERVOIR PARK TO THE ESSEX COUNTY PARK COMMISSION PURSUANT TO THE PROVISIONS OF N.J.S.A. 40A:12-13 (b) (1).

Whereas, on July 26, 1895 the Board of Street and Water Commissioners of the City of Newark transferred the care, custody and control of the land dedicated to public use as a park, under the name of Reservoir Park, to the Essex County Park Commission; and

Whereas, the New Jersey Department of Transportation required a part of Reservoir Park known as parcel R-210-B for the construction of Route 280; and

Whereas, the Essex County Park Commission requires title to that section of the park in order to transfer title to the New Jersey Department of Transportation of the whole parcel required by it for the construction of Route 280; and

Whereas, the Essex County Park Commission will pay the City of Newark the sum of \$15,000.00 for a deed to the aforesaid parcel of property;

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as Reservoir Park, designated as parcel R-210-B, and more particularly described in the attachment hereto and the survey herewith, be transferred to the Essex County Park Commission, a body politic and corporate, by private sale for the amount of \$15,000.00 pursuant to the provision of N.J.S.A. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a bargain and sale deed for the described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This Ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING THE EXCHANGE OF CITY-OWNED PROPERTY LOCATED ON THE TOWNSHIP OF WEST MILFORD TAX MAPS OUTSIDE OF THE PEQUANNOCK WATERSHED AS BLOCK 158, LOT 18, AND CONSISTING OF +17.59 ACRES FOR LANDS OWNED BY MR. FRED FERBER LOCATED IN SAID TOWNSHIP WITHIN THE WATERSHED KNOWN AS BLOCK 457, LOT 10, AND CONSISTING OF +6.79 ACRES FOR THE DIFFERENCE IN ASSESSED VALUATION WITH THE DIRECTOR'S RATIO APPLIED OF \$14,422. TO BE PAID BY MR. FERBER; AND FURTHER AUTHORIZING THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO COLLECT SUCH SUM ON BEHALF OF THE CITY OF NEWARK.

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WHEREAS, the City of Newark is the owner of +17.59 acres as shown on the Tax Maps of West Milford Township as Block 158 Lot 18 and said land is outside the Pequannock Watershed and not needed for public use, and;

WHEREAS, Mr. Fred Ferber, Cherry Ridge Road, West Milford Township is the owner of +6.79 acres of land within the Watershed shown as Block 457 Lot 10 on the Tax Maps of said Township, and;

WHEREAS, both parties have agreed to exchange their lands in accordance with NJSA40A:12-16, and the value of the City's land is set as the assessed valuation with the Director's ratio applied or \$22,772, and Mr. Ferbers land in the same manner as \$8,350, and the differences in values to be paid by Mr. Ferber as \$14,422.

NOW THEREFORE BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the City of Newark shall exchange Block 158 Lot 18 as shown on the Tax Maps of West Milford for Block 457 Lot 10 as shown on said Tax Maps and \$14,422 in accordance with NJSA 40A:12-16.

2. That the City owned land is not needed for public use.

3. That the Newark Watershed Conservation and Development Corporation is authorized to collect such sum of \$14,422 on behalf of the City of Newark in accordance with Council Resolution 7Rh, adopted March 2, 1974 as amended by Council Resolution 7Rk adopted July 16, 1975

4. That a closing will occur within 45 days of the adoption of this ordinance.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING A REDEVELOPMENT PLAN FOR THE IRONBOUND URBAN RENEWAL PROJECT.

WHEREAS, the Municipal Council by Resolution &RDq, adopted on August 3, 1977, did determine that the Ironbound Urban Renewal Project Area (hereinafter called "Area") is a blighted area pursuant to Chapter 187 of the Laws of 1949 of New Jersey (N.J.S.A. 40: 55-21.1 et seq., ) as amended; and

WHEREAS, the Central Planning Board of the City of Newark has considered and approved a Redevelopment Plan for said Area; and

WHEREAS, said Redevelopment Plan complies with the requirements of all applicable state and federal statutes and regulations promulgated thereunder; and

WHEREAS, it is necessary that the Municipal Council take appropriate official action respecting the relocation program and the Redevelopment Plan for the Area.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That it is hereby found and determined that the Redevelopment Plan for the Area conforms to the general plan of the City of Newark.
2. That it is hereby found and determined that the Redevelopment Plan for the Area gives due consideration to the provisions of adequate park and recreational areas and facilities, as may be desirable for the neighborhood improvement, with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan.
3. That it is hereby found and determined that the Redevelopment Plan for the Area will afford maximum opportunity, consistent with the sound needs of the City of Newark as a whole, for the redevelopment of the Area by private enterprise.
4. That in order to implement and facilitate the effectuation of the Redevelopment Plan it is found and determined that certain official action must be taken by this Body and, accordingly, this Body hereby (a) pledges its cooperation in helping to carry out such Redevelopment Plan; (b) requests the various officials, departments, boards, and agencies of the City of Newark having administrative responsibility in the premises to cooperate to such end and to exercise their respective functions and powers in a manner consistent with said Plan and take appropriate action upon proposals and measures designed to effectuate said Plan.
5. That it is hereby found and determined that there is no need for the vacation of Brill Street from Fleming Avenue north to the Morris Canal, as provided for in the Redevelopment Plan for the Area, and that such street vacation be deleted from the Plan.

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6. That the Redevelopment Plan for the Area having been duly reviewed and considered is hereby approved, as modified by Section 5 herein, and the City Clerk be and is hereby directed to file a copy of the modified Redevelopment Plan with the minutes of this meeting.

7. That this Ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$800,000. FOR THE DIVISION OF WELFARE TO PROVIDE FOR GENERAL ASSISTANCE.

WHEREAS, an emergency has arisen in the Department of Health and Welfare, Division of Welfare, with respect to the depletion of the General Assistance fund due to increased caseloads and no adequate provision was made in the 1977 budget for the aforesaid purpose, and N.J.S.A. 40A:4-46 provides for the creation of an emergency appropriation for the purpose above mentioned, and

WHEREAS, the total amount of emergency appropriations created including the appropriation to be created by this ordinance is \$1,140,085.00 and three percent of the total operating appropriation in the budget for 1977 is ..... 4,802,375.87

NOW, THEREFORE, BE IT ORDAINED (not less than two thirds of all members thereof affirmatively concurring) that in accordance with N.J.S.A. 40A:4-45.3 (c) petition be made to the Local Finance Board for the creation of an appropriation set forth in the preamble hereof in accordance with the following:

1. An emergency appropriation be and the same is hereby made for

Department of Health & Welfare  
Division of Welfare  
7400 Miscellaneous Expenses  
7411 General Assistance

\$800,000.00

in the amount of ..... \$800,000.00



2. That said emergency appropriation shall be provided for in full in 1978 budget.
3. That the statement required by the Local Finance Board has been filed with the Clerk and a copy thereof will be transmitted to the Local Finance Board.
4. That three certified copies of this ordinance be filed with the Local Finance Board.
5. This ordinance shall take effect after approval of the Local Finance Board and final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage subject to approval of Public Hearing before the New Jersey State Local Finance Board was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE NEWARK POLICEMEN'S BENEVOLENT ASSOCIATION, LOCAL NO. 3).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions, and there is hereby established salaries for certain officers and employees of the Police Department of the City of Newark, New Jersey", (6S&Fy) adopted November 22, 1966 as amended and supplemented, be amended to adjust the salaries as per contract agreement to be effective January 1, 1977, as follows, to wit:

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<u>POSITIONS</u>	<u>NUMBER OF POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>MIDDLE ANNUAL STEP</u>	<u>ANNUAL MAXIMUM SALARY</u>
Police Officer 340190	1522	\$13,738	\$14,347	\$14,963
Identification Officer 343110	27	\$13,125	\$14,043	\$14,963
Police Telephone & Teletype Operator 630040	18	\$13,125	\$14,043	\$14,963
Police Lineman 033260	4	\$13,738	\$14,347	\$14,963
Supervising Police Property Clerk 999079	1	\$11,073	-	\$13,457.

Section 2. The salaries hereinabove established shall be effective as of January 1, 1977.

Section 3. All prior ordinances or parts which relate to the above positions titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-n.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE NEWARK POLICE SUPERIOR OFFICERS' ASSOCIATION).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions, and there is also hereby established salaries for certain officers and employees of the Police Department of the City of Newark, New Jersey", (6S&Fy) adopted November 22, 1966 as amended and supplemented be amended to adjust the salaries as per contract agreement to be effective January 1, 1977, as follows, to wit:

<u>POSITIONS</u>	<u>NUMBER OF POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>MIDDLE STEP</u>	<u>ANNUAL MAXIMUM SALARY</u>
Police Chief 340010	1	\$29,925	\$29,925	\$29,925
Deputy Police Chief 340030	13	\$23,511	\$24,220	\$24,935
Police Inspector 999078	13	\$21,372	\$22,084	\$22,794
Police Captain 340080	30	\$19,234	\$19,948	\$20,659
Police Lieutenant 340110	125	\$17,096	\$17,810	\$18,521
Police Sergeant 343130	132	\$15,673	\$16,170	\$16,668
Legal Analyst 301165	1	\$21,373	\$21,373	\$21,373

Section 2. The salaries hereinabove established shall be effective as of January 1, 1977.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above positions titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-o.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE POLICE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-y) ADOPTED NOVEMBER 22, 1966 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT WITH THE NEWARK POLICE SUPERIOR IDENTIFICATION OFFICERS ASSOCIATION).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions, and there is also hereby established salaries for certain officers and employees of the Police Department of the City of Newark, New Jersey", (6S&Fy) adopted November 22, 1966 as amended and supplemented be amended to adjusted the salaries as per contract agreement to be effective January 1, 1977, as follows, to wit:

<u>POSITIONS</u>	<u>NUMBER OF POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>MIDDLE STEP</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Identification Officer 343050	1	\$21,372	\$22,084	\$22,794
Assistant Chief Identification Officer 343060	9	\$17,096	\$17,810	\$18,521
Coordinator of Criminal Reports 999117	1	\$17,096	\$17,810	\$18,521
Chief Police Telephone Teletype Operator 999233	1	\$17,096	\$17,810	\$18,521
Civilian Activities Coordinator 999005	1	\$17,096	\$17,810	\$18,521
Supervisor of Tabulating Machine Operations 685010	1	\$17,096	\$17,810	\$18,521
Assistant Supervisor of Tabulating Machine 999470	1	\$15,673	\$16,170	\$16,668

Section 2. The salaries hereinabove established shall be effective as of January 1, 1977.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above positions titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section. 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-p.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, SUPPLEMENTED AND READOPTED AS AN INTERIM ZONING ORDINANCE, SO AS TO PROHIBIT DRIVE-IN RESTAURANTS WITHIN ALL DISTRICTS EXCEPT FIRST, SECOND, AND THIRD INDUSTRIAL DISTRICTS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Title 27, Zoning, of the revised ordinances of the City of Newark, New Jersey, 1966, as amended, supplemented and readopted as an interim zoning ordinance, be further amended in the following manner so as to prohibit drive-in restaurants within all districts except First, Second, and Third Industrial Districts:

a. Subsection (7) of use regulation, first business district regulations Title 27, Zoning, (R.O. 27:3-23 (7)) is hereby amended to read:

27:3-23 Use Regulations.

Subject to the provisions of this article a building or land may be used for any use permitted in the Fourth Residence Districts, and in addition, the ground floor of any building may be used for the following uses:

(7) Restaurants, other than drive-in restaurants, except that none shall be located within 150 feet of a residence district, nor shall the sale of ice cream, drinks or other refreshments for out-of-doors consumption by customers be made within 150 feet of a residence district.

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b. Section 27:2-28, use regulations, second business district regulations of Title 27, Zoning, is hereby supplemented by adding the following:

27:3-28 Use regulations.

A building or premises may be used for any purpose except the following:

(11) Drive-in restaurants.

c. Section 27:3-38, use regulations, second business district regulations of Title 27, Zoning, is hereby supplemented by adding the following:

27:3-38. Use regulations.

A building or premises may be used for any purpose except the following:

(41) Drive-in restaurants.

Section 2. Any ordinances or parts of ordinances inconsistent herewith are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and defer action on this ordinance awaiting recommendation of the Planning Board was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-q.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST SALARY OF SECRETARY, BOARD OF ADJUSTMENT).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor," (6-S & F-c) adopted May 4, 1977, and amendments thereto, be amended to adjust the salary of the Secretary, Board of Adjustment, as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM AMOUNT</u>	<u>ANNUAL MAXIMUM AMOUNT</u>
<u>(b) Board of Adjustment</u>		
Secretary, Board of Adjustment 641070	\$18,038.	\$21,925.

Section 2. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-r.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE NEWARK MUNICIPAL COUNCIL AND ESTABLISHING SALARIES THEREFOR," (6-S & F-f) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO ADJUST SALARIES FOR CERTAIN POSITIONS)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating positions in the Newark Municipal Council and establishing salaries therefor," (6S&Ff) adopted May 4, 1977 as amended and supplemented be amended to adjust the salaries for the positions as follows to wit:

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<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Administrative Secretary, to Councilman 999468	1977 1978	\$14,848 15,590	\$14,848 15,590
Community Service Worker 540190	1977 1978	\$10,045 10,547	\$10,045 10,547

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary ranges therefor, which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for is approval or disapproval.

6-Ph, S & F-s.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CHANGING THE NAME OF ELIZABETH AVENUE, IN ITS ENTIRETY, TO MARTIN LUTHER KING BOULEVARD.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. The name of Elizabeth Avenue, in its entirety, be and the same is hereby changed to Martin Luther King Boulevard.

2. The erection of signs thereon and designation of numbers of premises, and change of municipal maps and records, shall be made accordingly.

3. This ordinance shall take effect upon final passage and publication and in accordance with law.



A motion to amend this ordinance to read Martin Luther King Avenue instead of Martin Luther King Boulevard was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Martinez, Tucker, Villani, President Harris.

No: Councilmen Carrino, Giuliano, James.

Not Voting: Councilman Bottone.

President Harris called for those desiring to be heard on this ordinance, as amended, to give their name and address and be heard.

REVEREND BEECHER JACKSON, PASTOR OF THE ALLEN AVE CHURCH AND DIRECTOR OF THE UPPER CENTRAL WARD COMMUNITY CENTER, commended the Council for honoring Dr. Martin Luther King by changing the name of Elizabeth Avenue. Reverend Jackson extolled the late Dr. Martin Luther King and cited the contribution made to our society by this man.

Councilman Carrino said he was in agreement with everything set forth by the speaker. However, his vote in the negative is only because he does not believe in renaming any streets in the City of Newark.

MS. MURIEL WIESEN, 18 WILBUR AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council setting forth her reasons for not agreeing with the change in name. She felt the change is a form of eradicating history and the speaker detailed the effect this would have with respect to that area of the City. She also cited the business harassment and detailed the economical effect the name change might cause. The speaker finalized by stating Elizabeth Avenue does not look good enough to honor the late Dr. Martin Luther King.

MR. D. J. HENDERSON, OLD ROAD TO BLOOMFIELD, NEWARK, NEW JERSEY, objected to this name change indicating such change destroys the continuity of the history of the City of Newark. He felt there are many other avenues open to honor the late Dr. Martin Luther King.

MR. GERARD CARTER, 140 ROSEVILLE AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council on behalf of the Youth Experience Organization stating his organization initiated the effort for this name change since they desired to honor this man who did so much for his people. He felt this name change would be a token of esteem for all young people of the City. He urged the Council to effect this name change.

Councilman Tucker outlined the history of this name change stating it was initiated with a number of young people within the City who worked for this goal. He pointed out this youth organization contacted representatives of the business community

and the residents on Elizabeth Avenue who would be affected and they secured 15,000 signatures in favor of this name change.

Councilman Tucker alluded to the remarks made by the speakers and brought forth his research revealed Elizabeth Avenue was named because it was "The Old Road to Elizabeth" and has no historical relevance.

Councilman Tucker noted Dr. Martin Luther King gave his life to eliminate racism and young people want to do something to memorialize this martyr.

Councilman Tucker added every business that would be affected was notified and the organization received no objection to this name change.

Councilman Tucker finalized by stating this name change will hopefully bring about the result that young people will continue to try to commit themselves to the principles that Dr. Martin Luther King gave his life for.

Councilman James said he was opposed to this name change because he has consistently voted against name changes in the South Ward. He pointed out the renaming of South Side High School did not work any magic. In fact many students have moved out of that school and formed their own University High School on High Street.

Councilman James noted a community center, a school and a holiday commemorate Dr. Martin Luther King. He noted a school in Jersey City has been renamed Dr. Martin Luther King and there is debris littered all around the school and if Dr. King were to return he would be angered at those who had the audacity to name this school after him.

Councilman James opined this name change would cause some harm to businesses and to the residents in the area and he commended those who wished to honor Dr. Martin Luther King but there are measures of effecting this and he disagrees with this name change method.

In response to a question by Councilman Tucker, Councilman James said he has received some calls from various businesses requesting information as to whether the City would bear part of the expense in changing their letter heads, stationery and other signs if this name change were effected. He said he referred such inquiries to Councilman Tucker's office.

Councilman Tucker replied the petitions which were signed indicated the residents in the area are in favor of the name change. He said he would like to continue the public hearing and defer this to the next meeting which would be held in the evening so that the residents and businessmen of the area can be present.

No one else appearing, a motion to continue the hearing and defer action on this ordinance, as amended, was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Giuliani.

6-Ph, S & F-t.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CREATING AN EMERGENCY APPROPRIATION OF \$90,000. FOR THE OFFICE OF THE DIRECTOR OF PUBLIC WORKS FOR OPERATION OF SURPLUS PROPERTY.

WHEREAS, the City of Newark had planned to terminate its obligations for the building at 20 Park Place in May 1977, and

WHEREAS, an emergency has arisen in the Department of Public Works, Office of the Director, with respect to the City's revised plan to relinquish title to the above mentioned building in October, 1977 and no adequate provision was made in the 1977 Budget for the aforesaid purpose, and N.J.S.A. 40A; 4-46 provides for the creation of an emergency appropriation for the purpose above mentioned, and

WHEREAS, the total amount of emergency appropriation created including the appropriation to be created by this ordinance is \$1,230,085.00 and three percent of the total operating appropriation in the budget for 1977 is ..... 4,802,375.87

NOW, THEREFORE, BE IT ORDAINED (not less than two thirds of all members thereof affirmatively concurring) that in accordance with N.J.S.A. 40A; 4-45.3 (c) petition be made to the Local Finance Board for the creation of an appropriation set forth in the preamble hereof in accordance with the following:

1. An emergency appropriation be and the same is hereby made for:

Department of Public Works  
Office of the Director  
7400 - Miscellaneous Expense  
Operation of Surplus Property  
20 Park Place

in the amount of ..... \$90,000.00

2. That said emergency appropriation shall be provided for in full in 1978 Budget.
3. That the statement required by the Local Finance Board has been filed with the Clerk and a copy thereof will be transmitted to the Local Finance Board.
4. That three certified copies of this ordinance be filed with the Local Finance Board
5. This ordinance shall take effect after approval of the Local Finance Board and final passage.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage subject to approval of Public Hearing before the New Jersey State Local Finance Board was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

#### HEARINGS OF CITIZENS.

6-HC-a.

MR. ERNEST KING, JR., 32 DAYTON STREET, NEWARK, NEW JERSEY, complimented Councilman Tucker on the changing of Elizabeth Avenue to Martin Luther King Avenue.

The speaker felt that the peddlers have a constitutional right which is being violated when their goods are confiscated by the police officers while earning a livelihood and requested the Council to do something.

A motion to permit Gary Prystauk to be heard under "Hearings of Citizens" was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-b.

MR. GARY PRYSTAUK, 18 LENTZ AVENUE, NEWARK, NEW JERSEY, addressed the Municipal Council with respect to the failure to commence class for police recruits which was supposed to commence September 26, 1977. The speaker indicated he had left school, has no job and questioned what he is supposed to do.

Councilman Martinez outlined the problem with respect to the police recruit class and indicated failure to start this class was on Administration's level. Letters were sent out to the candidates that the class was to commence September 26, 1977 and most of the recruits had gone through all the investigation required for entrance. He felt Administration should "lay their cards on the table". He noted the Council had taken steps to assure moneys to be provided in 1978 budget for the continuation of this class and no reply has been received from Administration. There is a budget appropriation for the class for 1977 year.

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Councilman Martinez indicated he has heard this class is being delayed because of affirmative action proceedings and he was told that Administration is going to reach out throughout Essex County for people not necessarily Newark residents in order to meet requirements for minority groups. He told the speaker he will contact the Police Director personally to try to get the facts straightened out.

Councilman Carrino indicated he did not want to re-hash what has been happening on this matter for the past 4 weeks. However, he desired to ask the Business Administrator who is present in the audience what path the City is travelling in right now with respect to this matter.

Business Administrator Buck replied he understands a letter was forwarded from the Council to the Mayor indicating certain money to be utilized from the 1978 budget in order to have the police recruit class commence. The Mayor has indicated that the Director of Police and he are making plans to bring these 31 men on board as soon as the Director is satisfied they have met all the qualifications in accordance with a recent Federal Court Order to insure minority participation in the Police Department.

Councilman Carrino asked the Business Administrator what the timetable is?

Business Administrator Buck replied he cannot give a specific timetable as there is administrative work to be completed.

Councilman Carrino said he cannot understand what administrative work has not been completed if the candidates received letters telling them they were eligible to report on September 26, 1977.

Councilman Bottone pointed out these candidates have quit their jobs, medical insurance is running out and we are opening the City to a liability for the jeopardy we have placed many of these candidates in.

Business Administrator Buck stated he will convey the thoughts of the Municipal Council to the Director to see if these proceedings can be accelerated and completed as soon as possible.

Councilman Martinez said even if the City desired to comply with federal laws, the number of minority personnel presently in this group of candidates meets federal requirements.

Councilman Martinez continued the Council rejected a Solid Waste Contract for \$1.3 million and this is money that has been saved by Administration. He said the Council complied with the request of the Mayor by sending a letter to him indicating the proposed cuts in the 1978 budget to accommodate this recruiting class and still there has been no action.

Councilman Carrino said there are 26 men involved, 9 of whom are of minority group and this meets the Federal requirements. He felt there must be some other reason

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why this class has not started. He noted the Council has been told the Director is not in the City this week and he thought there was a greater priority to get the police class started than for the Director to go to another City to tell the people that the Police Department is protecting the citizens of Newark.

Councilman Carrino could not understand why this class has not started yet especially after the Mayor and the Police Director discussed this matter thoroughly with the Municipal Council in conference.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION RATIFYING CONTRACT WITH THE COLLEGE OF MEDICINE AND DENTISTRY OF NEW JERSEY , FOR PERIOD JULY 1, 1977 TO OCTOBER 5, 1977; FURTHER AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO CONTRACT WITH THE COLLEGE OF MEDICINE AND DENTISTRY FOR PROVISION OF THE NECESSARY PATIENT CARE AND MEDICAL TREATMENT AND THE MAINTENANCE OF A CENTRAL REGISTRY OF CHILDREN TESTED UNDER THE NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROJECT FOR PERIOD OCTOBER 6, 1977 TO DECEMBER 31, 1977; MAXIMUM AMOUNT FOR PERIOD JULY 1, 1977 TO DECEMBER 31, 1977 IS \$21,163. (PATIENT CARE-\$6,250., CENTRAL REGISTRY-\$14,913.); SAID COMPENSATION DERIVED FROM GRANT FROM UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE FOR PERIOD JANUARY 1, 1977 TO DECEMBER 31, 1977 (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION AUTHORIZING FINANCE DIRECTOR TO PAY SUM OF \$100. TO MS. LEORA JONES, 368 BERGEN STREET, NEWARK, IN SETTLEMENT OF CLAIM FOR \$575. FOR DAMAGE TO HER PROPERTY WHEN NEWARK DEMOLITION TEAM DEMOLISHED BUILDING AT 366 BERGEN STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.RESOLUTION RATIFYING CONTRACT WITH 100 BLACK MEN OF NEW JERSEY, INC., 18

BEAVER STREET, NEWARK, ONLY BIDDER, TO SUPPLY 2,050 CULTURAL AND RECREATIONAL TICKETS AT UNIT COST OF \$4. PER TICKET, FOR EXHIBITION AT GIANT STADIUM SEPTEMBER 10, 1977, FOR SUM NOT TO EXCEED \$8,200. (SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.RESOLUTION AUTHORIZING ACTING TAX COLLECTOR TO EXECUTE TAX SALE CERTIFICATE

NO. 48441 TO IRA J. KATCHEN, FOR PREMISES COMMONLY KNOWN AS 56 SOUTH ORANGE AVENUE, BLOCK 234, LOT 5 FOR FOUR THOUSAND THREE HUNDRED SEVENTY NINE DOLLARS AND NINETEEN CENTS (\$4,379.19) SAID AMOUNT REPRESENTING THE TAX SALE LIEN, ALL SUBSEQUENT LIENS THROUGH DECEMBER 31, 1977 AND INTEREST AND COSTS TO SEPTEMBER 21, 1977, PURSUANT TO N.J.S.A. 54:5-113 AND 114.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO

CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED AIRCO TECHNICAL INSTITUTE, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1)(a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO

CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED AMERICAN TRAINING SERVICE, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE

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OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED FAIRFAX INDUSTRY, FOR AMOUNT NOT TO EXCEED \$1,140.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED ST. ANN'S BILINGUAL CENTER, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED FOCUS, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)



A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED OPTIMUM COMPUTER SYSTEM, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED TERRY CAREER INSTITUTE, FOR AMOUNT NOT TO EXCEED \$680.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED TIMOTHY STILL HEALTH ORGANIZATION, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by

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Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED MOUNT CARMEL GUILD, FOR AMOUNT NOT TO EXCEED \$1,440.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED ROBERT TREAT COUNCIL, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED ESSEX COUNTY BOARD OF FREEHOLDERS, FOR AMOUNT NOT TO EXCEED \$915.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED TRIM TOGS, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED MARIEANGELA CICCOLINI, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED WORLDWIDE EDUCATIONAL CENTER, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-s.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED BROADWAY HEALTH GROUP, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED START-UP CORPORATION, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED N.J.R-62 (ESSEX HEIGHTS), FOR AMOUNT NOT TO EXCEED \$650.; TO BE PAID FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-v.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL TANGIBLE PERSONAL PROPERTY, IN THE POSSESSION OF THE NEWARK POLICE DEPARTMENT, ON SATURDAY, OCTOBER 8, 1977; PURSUANT TO N.J.S.A. 40A:11-36; SAID FUNDS SHALL BE DEPOSITED IN GENERAL FUND ACCOUNT OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION DESIGNATING INTERSECTION OF SEVENTEENTH AVENUE AND SOUTH NINETEENTH STREET AS A STOP INTERSECTION AND INSTALLING STOP SIGNS ON SEVENTEENTH AVENUE; PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TALLING \$181,626.04 TO INDIVIDUALS ON EXHIBIT "A"; BY REASON OF COUNTY BOARD JUDGMENTS, STATE BOARD JUDGMENTS AND CASH OVERPAYMENTS, FOR THE YEARS 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TALLING \$132,255.56, TO INDIVIDUALS ON EXHIBIT "A"; BY REASON OF COUNTY BOARD JUDGMENTS, STATE BOARD JUDGMENTS, AND CASH OVERPAYMENTS, FOR THE YEARS 1971, 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

410

7-R-z.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 3 WHITE TERRACE,  
BLOCK 3041, LOT 124, NEWARK, NEW JERSEY, AUTHORIZING ADVERTISING AND SETTING RETURN  
DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS.  
(TRUST FOR PUBLIC LAND).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by  
Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK TO SALVATORE PALMA,  
45 ELLA STREET, BLOOMFIELD, NEW JERSEY, IN THE AMOUNT OF \$123.56 REPRESENTING INTEREST  
AT 8% ACCRUED TO SEPTEMBER 23, 1977; WHEREIN TAX SALE CERTIFICATE NO. 47304, 403-409  
BLOOMFIELD AVENUE, BLOCK 596, LOT 28, WAS SOLD AT TAX SALE FOR UNPAID MUNICIPAL LIENS  
ON DECEMBER 4, 1975 AND SAID CERTIFICATE WAS PAID IN FULL PRIOR TO TAX SALE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Giuliano,  
seconded by Councilman Martinez and declared adopted by President Harris by the following  
votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND TWENTY-FIVE DOLLARS (\$25.)  
TO WESTON WHACK FOR A RESTAURANT LICENSE NOT ISSUED. (145 PENNSYLVANIA AVENUE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by  
Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND TWENTY-FIVE DOLLARS (\$25.)  
TO MR. DAVID GARRISON, JR. FOR A RESTAURANT LICENSE NOT ISSUED. (515 DAVIS AVENUE,  
KEARNY, NEW JERSEY).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND TWENTY-FIVE DOLLARS (\$25.)

TO ZACH DAVIS AND WILLIE SEWELL FOR A RESTAURANT LICENSE NOT ISSUED. (296 RENNER AVENUE).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO

CONTRACT WITH LUCAS, TUCKER AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED NEWARK DAY CARE COUNCIL, FOR AMOUNT NOT TO EXCEED \$500.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO

CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED WORLDWIDE EDUCATIONAL SERVICE, FOR AMOUNT NOT TO EXCEED \$720.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO

CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED

October 5, 1977

WORLDWIDE EDUCATIONAL SERVICE, FOR AMOUNT NOT TO EXCEED \$830.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED NORTH JERSEY COMMUNITY UNION, FOR AMOUNT NOT TO EXCEED \$2,050.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH LUCAS, TUCKER AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED COMMUNITY CO-OPERATIVE HEALTH SERVICES, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-bj.RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO

CONTRACT WITH LUCAS, TUCKER AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED  
BLACK STAR COMMUNITY CORPORATION, FOR AMOUNT NOT TO EXCEED \$500.; TO BE PAID FROM  
MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING  
PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING  
OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO

CONTRACT WITH M.D. OPPENHEIM, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED COLLEGE OF  
MEDICINE AND DENTISTRY OF NEW JERSEY; FOR AMOUNT NOT TO EXCEED \$1,200.; TO BE PAID FROM  
MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING  
PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING  
OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO

CONTRACT WITH LUCAS, TUCKER AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED BERNARD  
MC GLONE, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT  
AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC  
CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bm.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH LUCAS, TUCKER AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED NEWARK DAY CARE COUNCIL, FOR AMOUNT NOT TO EXCEED \$2,400.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH ROSS, STEWART AND BENJAMIN, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED NORTH JERSEY COMMUNITY UNION, FOR AMOUNT NOT TO EXCEED \$2,250.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH LUCAS, TUCKER AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED NEWARK SKILLS CENTER, FOR AMOUNT NOT TO EXCEED \$1,900.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO

CONTRACT WITH LUCAS, TUCKER AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED ABRAHAM FIERSON AND SPECIALITY MAINTENANCE COMPANY, FOR AMOUNT NOT TO EXCEED \$500.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO

CONTRACT WITH M.D. OPPENHEIM AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED NEWARK HOUSING AUTHORITY, FOR AMOUNT NOT TO EXCEED \$616.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO

CONTRACT WITH M.D. OPPENHEIM AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED NEW HOPE DEVELOPMENT CORPORATION, FOR AMOUNT NOT TO EXCEED \$720.; TO BE PAID FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bs.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH LUCAS, TUCKER AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED BESSIE SMITH HEALTH CENTER, FOR AMOUNT NOT TO EXCEED \$599.; TO BE PAID FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH LUCAS, TUCKER AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED DAY CARE ADMINISTRATION, FOR AMOUNT NOT TO EXCEED \$2,699.; TO BE PAID FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE). (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH TOUCHE ROSS AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED N.R.R-58 (NEWARK PLAZA), FOR AMOUNT NOT TO EXCEED \$750.; TO BE PAID FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH ROSS, STEWART AND BENJAMIN & CO., WHO WILL AUDIT NEWARK PROGRAM DESIGNATED

RELOCATION, FOR AMOUNT NOT TO EXCEED \$5,000.; TO BE PAID FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH TOUCHE, ROSS AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED NEWARK HOUSING AUTHORITY ADMINISTRATION, FOR AMOUNT NOT TO EXCEED \$3,750.; TO BE PAID FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH LUCAS, TUCKER AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED N.J.R-72 (FAIRMOUNT), FOR AMOUNT NOT TO EXCEED \$749.; TO BE PAID FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-by.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH LUCAS, TUCKER AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED N.J.R-6 (OLD THIRD WARD), FOR AMOUNT NOT TO EXCEED \$4,349.; TO BE PAID FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

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(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz.

RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR AGREEMENT ON BEHALF OF THE CITY OF NEWARK, WITH THE SUPERIOR IDENTIFICATION OFFICERS' ASSOCIATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.

RESOLUTION AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH GI GI KENNELS, 900 PASSAIC AVENUE, EAST NEWARK, NEW JERSEY, ONLY RESPONSIBLE BID RECEIVED, TO PROVIDE ANIMAL SHELTER SERVICES, FOR AMOUNT NOT TO EXCEED \$24,000.; IN ACCORDANCE WITH THEIR BID AND SPECIFICATIONS; CONTRACT SHALL BECOME EFFECTIVE UPON MUNICIPAL COUNCIL APPROVAL; \$8,500. ENCUMBERED IN 1977 DIVISION OF DOG CONTROL FOR PERIOD OCTOBER 5, 1977 TO DECEMBER 31, 1977; BALANCE TO BE ENCUMBERED CONTINGENT UPON AND SUBJECT TO APPROPRIATION OF SUFFICIENT FUNDS IN NEXT FISCAL YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb.

RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND TWO HUNDRED EIGHTY FOUR DOLLARS TO MAIDEN LANE AUTO PARK FOR A PARKING LOT LICENSE NOT ISSUED. (166 WASHINGTON STREET).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-cc.

RESOLUTION GRANTING FIREWORKS DISPLAY PERMIT TO ST. GERARD SOCIETY CELEBRATION COMMITTEE OF THE CITY OF NEWARK FOR DISPLAY ON OCTOBER 14, 15, 16, 1977 THROUGH ROUTE OF PROCESSION, AND APPROVING INDEMNITY BOND THEREFOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd.

RESOLUTION ESTABLISHING HOLIDAY SCHEDULE FOR THE YEAR 1978.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ce.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH TOUCHE ROSS AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED N.J.R-121 (INDUSTRIAL RIVER), FOR AMOUNT NOT TO EXCEED \$750.; TO BE PAID FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH TOUCHE ROSS AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED N.J.R-32 (CENTRAL WARD), FOR AMOUNT NOT TO EXCEED \$750.; TO BE PAID FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-cg.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH TOUCHE ROSS AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED GLADYS DICKERSON HEALTH CENTER, FOR AMOUNT NOT TO EXCEED \$600.; TO BE PAID FROM MAYOR'S POLICY AND DEVELOPMENT OFFICE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ch.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE AGREEMENT BETWEEN STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION AND THE CITY OF NEWARK FOR THE INSTALLATION OF BIKE RACKS AND LOCKERS IN THE CITY OF NEWARK (PROJECT NUMBER BW-M-000S (036); FUNDING TO BE SHARED BETWEEN STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION AND THE FEDERAL GOVERNMENT WITH NO CITY FUNDS BEING REQUIRED EXCEPT THOSE COSTS SPECIFIED IN THE AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ci.

RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND FIFTY DOLLARS (\$50.) TO SILCO VENDING COMPANY FOR AN AUTOMATIC AMUSEMENT DEVICE LICENSE NOT ISSUED. (1700 PATERSON PLANK ROAD, NORTH BERGEN, NEW JERSEY).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cj.

RESOLUTION AMENDING RESOLUTION 7-R-j, SEPTEMBER 23, 1976 AND RESOLUTION 7-R-bx, MARCH 16, 1977, CONTRACT WITH WORLDWIDE EDUCATIONAL SERVICES, AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO AMENDATORY CONTRACT WITH WORLDWIDE EDUCATIONAL SERVICES BY INCREASING AMOUNT OF CONTRACT FROM \$144,420. TO \$159,420.;



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FURTHER INCLUDING ALL RETENTION FEES THAT BECOME DUE AFTER SEPTEMBER 30, 1977 FOR  
INDIVIDUALS PLACED IN UNSUBSIDIZED EMPLOYMENT BEFORE SEPTEMBER 30, 1977; TO BE PAID  
FROM CETA 1 - FY/77.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ck. RESOLUTION AMENDING RESOLUTION 7-R-f, SEPTEMBER 23, 1976, CONTRACT WITH AIRCO  
TECHNICAL INSTITUTE, AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER  
INTO AMENDATORY CONTRACT EXTENDING TERM OF CONTRACT FROM SEPTEMBER 30, 1977 TO  
DECEMBER 31, 1977; NO ADDITIONAL FUNDS ARE REQUIRED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cl. RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 528-530 BROADWAY,  
BLOCK 679, LOTS 56 AND 57, NEWARK, NEW JERSEY, AUTHORIZING ADVERTISING AND SETTING  
RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cm. RESOLUTION ENDORSING THE CREATION OF A PROPOSED PHYSICAL FITNESS CENTER FOR  
SENIOR CITIZENS.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn. RESOLUTION RECOGNIZING THE WEEK OF OCTOBER 9, 1977 THROUGH OCTOBER 16, 1977  
AS "KNIGHTS OF COLUMBUS WEEK" IN THE CITY OF NEWARK.

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(Copy of resolution submitted to each Member of the Council)

(For action on this resolution, see page 4 and 5 in the minutes of this meeting)

7-R-co.

RESOLUTION RECOGNIZING SUNDAY, OCTOBER 16, 1977 AS "BISHOP JEFF BANKS DAY".

(Copy of resolution submitted to each Member of the Council)

(For action on this resolution, see page 3 in the minutes of this meeting)

A motion to remove from the Table "RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS TOTALLING \$75,000. WITH CANDELIERE CONSTRUCTION INCORPORATED (7-R-br, AUGUST 7, 1974) FOR CONSTRUCTION OF CERTAIN IMPROVEMENTS TO THE FORMER AMERICAN LEGION HOSPITAL, 741 BROADWAY, NEWARK," was made by Councilman Carrino, seconded by Councilman Bottone.

Councilman Carrino said he wished to make it clear he is requesting this to be removed from the Table because the City has a \$900,000. investment in this community center. He does not concur with the method used to complete this center or the methods used to rehabilitate it. There are many discrepancies in the contract and the work was done and he intends to pursue this matter to find out why it cost the City so much money to get this health center.

The motion to remove from the Table "RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS TOTALLING \$75,000. WITH CANDELIERE CONSTRUCTION INCORPORATED (7-R-br, AUGUST 7, 1974) FOR CONSTRUCTION OF CERTAIN IMPROVEMENTS TO THE FORMER AMERICAN LEGION HOSPITAL, 741 BROADWAY, NEWARK," was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cp.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS TOTALLING \$75,000. WITH CANDELIERE CONSTRUCTION INCORPORATED (7-R-br, AUGUST 7, 1974) FOR CONSTRUCTION OF CERTAIN IMPROVEMENTS TO THE FORMER AMERICAN LEGION HOSPITAL, 741 BROADWAY, NEWARK.

(Copy of resolution submitted to each Member of the Council)

(Resolution tabled September 21, 1977)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cq.

RESOLUTION EXPRESSING PROFOUND SORROW AND REGRET UPON THE UNTIMELY DEATH  
OF VICTOR H. MACCIONE, MEMBER OF THE BOARD OF ADJUSTMENT OF THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cr.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF  
CITY OF NEWARK WITH GUARDIAN FENCE COMPANY, 230 WRIGHT STREET, NEWARK, LOWEST  
RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT 77-23R, TWO METAL GATES AND TRANSOMS  
FOR SYMPHONY HALL BUILDING, 1020 BROAD STREET, NEWARK, FOR SUM OF \$3,640.; IN ACCORDANCE  
WITH THEIR PROPOSAL AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO  
EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT, IN AN AMOUNT NOT  
TO EXCEED \$2,500.; FUNDS PROVIDED FOR BY GRANT FROM NEW JERSEY DEPARTMENT OF COMMUNITY  
AFFAIRS, SAFE AND CLEAN NEIGHBORHOODS PROGRAM, THIRD YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cs.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF  
CITY OF NEWARK WITH SUBURBAN RESTORATION COMPANY, 47 MANDON TERRACE, HAWTHORNE, NEW  
JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 77-27, EXTERIOR  
IMPROVEMENTS TO FRONT FACADE OF SYMPHONY HALL BUILDING, INCLUDING MASONRY CLEANING AND  
RESTORATION, FOR SUM OF \$26,350., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS;  
FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL  
THE GOALS OF THIS PROJECT, IN AN AMOUNT NOT TO EXCEED \$2,500.; FUNDS PROVIDED FOR BY  
GRANT FROM NEW JERSEY DEPARTMENT OF COMMUNITY AFFAIRS, SAFE AND CLEAN NEIGHBORHOODS  
PROGRAM, THIRD YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-ct.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF OF CITY OF NEWARK WITH SCAFAR CONTRACTING, INC., 155 NORTH FIFTEENTH STREET, BLOOMFIELD, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 77-21 VARIOUS PUBLIC IMPROVEMENTS ON BERGEN STREET BETWEEN WAVERLY AND AVON AVENUES (BERGEN STREET HOME FOR THE ELDERLY) N.J.R-32, FOR SUM OF \$144,963., IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FURTHER AUTHORIZING THE DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT, IN AN AMOUNT NOT TO EXCEED \$2,500.; FUNDS PROVIDED FOR BY HOUSING COMMUNITY DEVELOPMENT ACT, SECOND YEAR FUNDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cu.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1977 CITY OF NEWARK BUDGET, TRANSFERRING FUNDS FROM UNCLASSIFIED OPERATIONS, TRANSPORTATION STANDARDIZATION EXPENSE TO MONTHLY TRAVEL ALLOWANCE-PRIVATE (ACCOUNTS OF SEVERAL CITY DEPARTMENTS-7124), SERVICE BY CONTRACT OR AGREEMENT, TOTALLING \$28,329.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cv.

RESOLUTION COMMENDING THE MIGHTY MONIQUES DRILL TEAM FOR OUTSTANDING PERFORMANCE.

(Copy of resolution submitted to each Member of the Council)

(For action on this resolution, see page 3, in the minutes of this meeting)

7-R-cw.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH TIMOTHY STILL MEDICAL HEALTH ORGANIZATION, P.A., FOR DELIVERY OF RADIOLOGICAL SERVICES TO ENROLLED MEMBERS OF NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); AMOUNT PAYABLE UNDER AFORESAID SUBCONTRACT SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED; FUNDS PAYABLE SHALL BE DERIVED FROM REVENUE ACCOUNT,

DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 3, 1977. (SUBCONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cx.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH SAINT JAMES HOSPITAL, FOR DELIVERY OF RADIOLOGICAL SERVICES TO ENROLLED MEMBERS OF NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); AMOUNT PAYABLE UNDER AFORESAID SUBCONTRACT SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED; FUNDS PAYABLE SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 3, 1977. (SUBCONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution conditioned upon receiving stockholders certification was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cy.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH TIMOTHY STILL MEDICAL HEALTH ORGANIZATION, P.A., FOR DELIVERY OF SPECIAL MEDICAL SERVICES TO ENROLLED MEMBERS OF NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); AMOUNT PAYABLE UNDER AFORESAID SUBCONTRACT SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED; FUNDS PAYABLE SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 3, 1977. (SUBCONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cz.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH UNITED HOSPITALS OF NEWARK, FOR DELIVERY OF OTORHINOLARYNGOLOGICAL SERVICES TO ENROLLED MEMBERS OF NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); AMOUNT PAYABLE UNDER AFORESAID SUBCONTRACT SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED; FUNDS PAYABLE SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 3, 1977. (SUBCONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution conditioned upon receiving stockholders certification was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-da.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH MT. CARMEL GUILD, FOR DELIVERY OF OTORHINOLARYNGOLOGICAL SERVICES TO ENROLLED MEMBERS OF NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); AMOUNT PAYABLE UNDER AFORESAID SUBCONTRACT SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED, FUNDS PAYABLE SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 3, 1977. (SUBCONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution conditioned upon receiving stockholders certification was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-db.     RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE SUBCONTRACT WITH NEWARK BETH ISRAEL MEDICAL CENTER, FOR DELIVERY OF INPATIENT AND EMERGENCY CARE SERVICES TO ENROLLED MEMBERS OF THE NEWARK COMPREHENSIVE HEALTH SERVICES PLAN (N.C.H.S.P.) FOR PERIOD OF TWENTY-SEVEN (27) MONTHS; (10,000 INDIVIDUALS ESTIMATED AT DAYTON COMMUNITY HEALTH CENTER); AMOUNT PAYABLE UNDER AFORESAID SUBCONTRACT SHALL BE BASED ON ACTUAL UTILIZATION OF SERVICES BY CITY AND EFFECTIVE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED; FUNDS PAYABLE SHALL BE DERIVED FROM REVENUE ACCOUNT, DEDICATED BY RIDER, RESOLUTION 7-R-bp, MARCH 3, 1977. (SUBCONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution conditioned upon receiving stockholders certification was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-dc.     RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT APPLICATION TO THE ROBERT WOOD JOHNSON FOUNDATION FOR PARTICIPATION IN THE MUNICIPAL HEALTH SERVICES PROGRAM, FOR SUM OF \$3,000,000.; NO MATCH IS REQUIRED BY CITY OR EXPENDITURE OF ANY MUNICIPAL FUNDS BY THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.     A MOTION EXTENDING WARM GREETINGS AND GOOD WISHES TO ALL OUR CITIZENS IN CONNECTION WITH THE FORTHCOMING PARADE AND CELEBRATION OF COLUMBUS DAY - 1977, IN TRIBUTE AND DEDICATION TO CHRISTOPHER COLUMBUS, was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-M-b.

A MOTION STRONGLY URGING THE MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING TO EXPLORE THE FEASIBILITY OF OBTAINING FUNDS FROM THE DEPARTMENT OF LABOR TO PROVIDE EMPLOYMENT FOR PHYSICALLY HANDICAPPED, was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION REQUESTING THE CORPORATION COUNSEL TO DRAFT AN ORDINANCE ESTABLISHING THE REAL ESTATE OFFICE AS A SEPARATE DIVISION WITHIN THE DEPARTMENT OF FINANCE, was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani,, President Harris.

No: Councilman Tucker.

7-M-d.

A MOTION REQUESTING PATRICIA Q. SHEEHAN, COMMISSIONER, DEPARTMENT OF COMMUNITY AFFAIRS AND WILLIAM L. JOHNSTON, EXECUTIVE DIRECTOR, NEW JERSEY HOUSING FINANCE AGENCY, TO CONDUCT AN INTENSIVE INVESTIGATION INTO CONTINUING CHARGES BY TENANTS AT ZION TOWERS AT 515 ELIZABETH AVENUE, THAT THE FEDERALLY SELECTED MANAGEMENT AGENT, RAYMOND P. MARZULLI, IS INADEQUATE AND INSENSITIVE TO TENANT NEEDS, ESPECIALLY AS RELATES TO THE EVENTS SURROUNDING INCIDENTS OF LOSING THE MASTER KEY TO THE BUILDING, RESULTING IN INCREASED BURGLARY AND INCREASED CRIME GENERALLY AS WELL AS AN INCREASE IN FIRES, was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-e.

A MOTION STRONGLY URGING THE NEW JERSEY STATE DEPARTMENT OF TRANSPORTATION TO MOVE QUICKLY TO HAVE THE TRAFFIC LIGHT AT THE INTERSECTION OF LYONS AVENUE AND FABIAN PLACE PUT INTO OPERATION AS SOON AS POSSIBLE IN ORDER TO MINIMIZE THE INCREASE IN ACCIDENTS AT THIS LOCATION; FURTHER, THAT THE STATE DEPARTMENT OF TRANSPORTATION ERECT A TRAFFIC LIGHT AT THE INTERSECTION OF HILLSIDE AVENUE AND WEST RUNYON STREET AS PROMISED BY THE REGIONAL ENGINEER TO AID SCHOOL CHILDREN WHO FREQUENT THE AREA AND ALSO CONTROL THE INCREASED FLOW OF TRAFFIC EXITING ROUTE 78, was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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7-M-f.

A MOTION STRONGLY URGING THE MAYOR TO STUDY THE FEASIBILITY OF APPLYING FOR AND ESTABLISHING A 312 HOME REHABILITATION PROGRAM IN THE CITY OF NEWARK; FURTHER INDICATING THAT THE NEWARK MUNICIPAL COUNCIL IS AGREEABLE TO THE ESTABLISHMENT OF A 312 HOME REHABILITATION PROGRAM AND WOULD SO INDICATE TO THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT BY THE PASSAGE OF ANY REQUIRED LOCAL LEGISLATION SUBMITTED BY THE CITY ADMINISTRATION, was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-g.

A MOTION DIRECTING THE CITY CLERK TO INVITE DIRECTOR OF PUBLIC WORKS FRISCIA AND TRAFFIC DIVISION COMMANDING OFFICER MELCHIOR TO MEET WITH THE COUNCIL AT THEIR SPECIAL CONFERENCE, OCTOBER 11, 1977 TO DISCUSS THE CONDITIONS IN AREA OF DAYTON STREET - LUDLOW STREET, was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented APPOINTMENT OF MS. SUSAN BARONE, 515 MT. PROSPECT AVENUE, NEWARK, NEW JERSEY, AS A MEMBER OF THE BOARD OF ADJUSTMENT, TO FILL UNEXPIRED TERM OF MR. VICTOR MACCIONE, FOR A TERM EXPIRING FEBRUARY 1, 1979.

(Copy of communication submitted to each Member of the Council)

(Ms. Barone met with the Council October 4, 1977)

A motion to approve the appointment of Ms. Susan Barone, as a Member of the Board of Adjustment, to fill unexpired term of Mr. Victor Maccione, for a term expiring February 1, 1979 was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED SEPTEMBER 19, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND ORDINANCES ENTITLED 'AN ORDINANCE CREATING POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-c) ADOPTED MAY 4, 1977; AND 'AN ORDINANCE CREATING POSITIONS IN THE

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NEWARK MUNICIPAL COUNCIL AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-f) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO (TO ADJUST SALARIES)."

(Mayor	7/1/78	\$55,000. - \$55,000.
President, Municipal Council	7/1/78	27,000. - 27,000.
Councilman	7/1/78	27,000. - 27,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table this ordinance was made by President Harris, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

No: Councilmen Allen, Tucker.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED SEPTEMBER 19, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND ORDINANCES ENTITLED, 'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF RECREATION AND PARKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-1) ADOPTED MAY 4, 1977; 'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-h) ADOPTED MAY 4, 1977; 'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-j) ADOPTED MAY 4, 1977; 'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED MAY 4, 1977; 'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-d) ADOPTED MAY 4, 1977; 'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF ENGINEERING AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-n) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST SALARIES)."

(Directors-Recreation and Parks	1/1/78	\$36,750. - \$36,750.
Finance	1/1/78	36,750. - 36,750.
Public Works	1/1/78	36,750. - 36,750.
Health and Welfare	1/1/78	36,750. - 36,750.
Engineering	1/1/78	36,750. - 36,750.
Business Administrator	1/1/78	44,100. - 44,100.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table the ordinance was made by Councilman James, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Villani,  
President Harris.

No: Councilmen Allen, Tucker.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED SEPTEMBER 19, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FIRE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-1) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR DIRECTOR, DEPARTMENT OF FIRE)."

(Shall not exceed \$36,500., effective January 1, 1977)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table the ordinance was made by Councilman Martinez, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilmen Allen, Tucker.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED SEPTEMBER 19, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE POLICE DEPARTMENT AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-k) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST THE SALARY FOR DIRECTOR, POLICE DEPARTMENT)."

(Shall not exceed \$36,500., effective January 1, 1977)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to table the ordinance was made by Councilman Allen, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilmen Allen, Tucker.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED SEPTEMBER 26, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON SOUTH TENTH STREET."

(South Tenth Street, east side, from Woodland Avenue to Springfield Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the October 19, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

October 5, 1977

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED SEPTEMBER 28, 1977, ENCLOSING PROPOSED "ORDINANCE PERMITTING THE CITY OF NEWARK TO ACCEPT A DEED FOR PREMISES 36-54 RECTOR STREET IN SAID CITY KNOWN ON THE TAX MAP AS BLOCK 26, LOT 17 AND ALSO KNOWN AS 977-983 MC CARTER HIGHWAY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this Item, see Ordinance 6-F-e, on page 6 in the minutes of this meeting)

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED AUGUST 31, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF 57 PARCELS OF LAND TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1) FOR THE SUM OF \$1. EACH."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Planning Officer Allen, Division of City Planning and Mr. Chranewycz met with the Council October 4, 1977)

A motion directing the City Clerk to place this ordinance on the October 19, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from September 13, 1977 to September 27, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Queen of Angels Church	7291 (Amended)
Immaculate Conception Church	7292 (Amended)
Immaculate Heart of Mary Church	7328 (Amended)
Our Lady of Mt. Carmel Parent Teachers Association	7362 (Amended)
St. Francis Xavier Roman Catholic Church	7391 (Amended)
St. Casimir Parent Teachers Association	7463 (Amended)

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BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Society of the Holy Rosary of St. Francis Xavier Church	7497 (Amended)
Rosary Altar Society - Sacred Heart Church of Vailsburg	7498 (Amended)
Queen of Angels Parent Teachers Association	7526
St. Rose of Lima Church	7530
St. Michael's Merry Makers	7532
St. Lucy's Roman Catholic Church	7533

SENIOR CITIZENS

Senior Citizen Social Club #22  
Senior Citizen Social Club #23  
Senior Citizen Social Club #24

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society - Sacred Heart Church of Vailsburg	7279 (Amended)
Lions Club of Roseville	7525
Good Neighbor Baptist Church	7527
St. Michael's Rosary Society	7528
St. Michael's Rosary Society	7529
Rosary Altar Society - Sacred Heart Church of Vailsburg	7531
St. Mary's Church of Immaculate Conception	7534
St. Stanislaus Church	7535
Most Worshipful Prince Hall Grand Lodge F & AM	7536

A motion to concur in the Report was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12-a.

A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

October 5, 1977

This meeting adjourned at 3:45 P. M.

APPROVED:

---

Frank D'Ascensio  
City Clerk

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Earl Harris  
President

Newark, New Jersey, October 19, 1977

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A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Russell G. Coleman, Zion Baptist Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant Thomas McParland, Sergeant-at-Arms.

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on October 11, 1977 at the time of its preparation. All persons who prepaid for advance notice of meetings also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented REPORT OF PASSAIC VALLEY SEWERAGE COMMISSIONERS, FOR THE MONTHS OF JULY AND AUGUST, 1977.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY TO AUGUST, 1977.

A motion that the Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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4-c.

The City Clerk presented REPORT OF OFFICE OF CONSUMER ACTION, FOR THE MONTH OF AUGUST, 1977, SUBMITTED BY EXECUTIVE DIRECTOR DENNIS G. CHEROT.

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(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD JULY 27, 1977.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e.

The City Clerk presented COPY OF MINUTES OF PRIVATE MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD JULY 27, 1977.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE FISCAL YEAR BEGINNING JULY 1, 1976 AND ENDING JUNE 30, 1977.

A motion that the Report be received and placed on file was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, TWO BRIDGES, HELD AUGUST 24, 1977.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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4-h.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE/RAMAPO, HELD AUGUST 24, 1977.

A motion that the Copy of Minutes be received was made by Councilwoman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-i.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, FILTRATION PLANT, HELD AUGUST 24, 1977.

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-j.

The City Clerk presented SUMMARY OF CITY-OWNED PROPERTY REVENUE ACCOUNTS, FOR THE MONTH OF SEPTEMBER, 1977.

A motion that the Summary of City-Owned Property Revenue Accounts be received and placed on file was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-k.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF SEPTEMBER, 1977.

A motion to approve the Contracts Awarded was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-l.

The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS H/C/D/J AND H/C/D/N, FROM AUGUST 29, 1977 TO SEPTEMBER 2, 1977; URBAN RENEWAL PROJECT H/C/D/N AND H/D/D/10, FROM SEPTEMBER 5, 1977 TO SEPTEMBER 9, 1977; URBAN RENEWAL PROJECTS N.J.R-6, N.J.R-123 AND C/D/A-10, FROM SEPTEMBER 12, 1977 TO SEPTEMBER 16, 1977; URBAN RENEWAL PROJECT C/D/J, FROM SEPTEMBER 19, 1977 TO SEPTEMBER 23, 1977; URBAN RENEWAL PROJECTS R-121, C/D/A/N AND C/D/A/S, FROM SEPTEMBER 26, 1977 TO SEPTEMBER 30, 1977; AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS R-38 AND R-123, FROM AUGUST 29, 1977 TO SEPTEMBER 2,

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1977; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM SEPTEMBER 5, 1977 TO SEPTEMBER 9, 1977, FROM SEPTEMBER 12, 1977 TO SEPTEMBER 16, 1977, FROM SEPTEMBER 19, 1977 TO SEPTEMBER 23, 1977 AND FROM SEPTEMBER 26, 1977 TO SEPTEMBER 30, 1977.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AUTHORIZING DIRECTOR OF PUBLIC WORKS TO GRANT AND EXECUTE AN EASEMENT BETWEEN CITY OF NEWARK AND CORNELIUS GALLAGHER AND CLAIR GALLAGHER, HIS WIFE, FOR THE PURPOSE OF CONSTRUCTING A ROADWAY ACROSS A PORTION OF THE SUSQUEHANNA AND WESTERN RAILROAD COMPANY RIGHT-OF-WAY IN KNOWLTON TOWNSHIP.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR (6-S & F-h) ADOPTED MAY 4, 1977, AS AMENDED AND SUPPLEMENTED. (TO CREATE POSITION AND SALARY RANGE FOR ACTUARIAL SECRETARY, I.F. AND BOOKKEEPER, I.F.)

(Actuarial Secretary, I.F.	1/1/77	\$12,209. - \$14,840.
	1/1/78	12,819. - 15,582.
Bookkeeper, I.F.	1/1/77	\$10,547. - \$12,819.
	1/1/78	11,074. - 13,460.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Corporation Counsel Buck, Budget Officer Banker, Personnel Officer Veltri and Insurance Fund Commission Secretary Beatty met with the Council July 26, 1977)

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A motion to defer action on this ordinance was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-5, NO TURN ON RED, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding various streets prohibiting Right Turn on Red)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to amend this ordinance by adding three intersections was made by Councilman Bottone, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to defer action on this ordinance, as amended, awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON SOUTH TENTH STREET.

(South Tenth Street, east side, from Woodland Avenue to Springfield Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-e.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF 57 PARCELS OF LAND TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13(b) (1) FOR THE SUM OF \$1.00 EACH.

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(Copy of ordinance and correspondence submitted to each Member of the Council)

(Review and Planning Officer Allen and Newark Housing Authority Planning and Execution Chief George Chranewycz met with the Council October 4, 1977)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilman Martinez.

President Harris: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 2, 1977.

A motion to consider Item 8-c on this Calendar under "Ordinances on First Reading" was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-f.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF LAW AND ESTABLISHING SALARIES THEREFOR," (6-S & F-g) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF CLAIMS EXAMINER)

(Claims Examiner 1/1/77 \$7,638. - \$9,284.

1/1/78 8,173. - 9,748.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Corporation Counsel Perillo met with the Council October 18, 1977)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

October 19, 1977

President Harris: The yeses are eight and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 2, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:3-3, PROHIBITING RIGHT TURNS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:3-3, Prohibiting Right Turns, of Title 23, Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

North on Hillside Avenue to East on West Bigelow Street

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PERMITTING THE CITY OF NEWARK TO ACCEPT A DEED FOR PREMISES 36-54 RECTOR STREET IN SAID CITY KNOWN ON THE TAX MAP AS BLOCK 26, LOT 17 AND ALSO KNOWN AS 977-983 McCARTER HIGHWAY.

WHEREAS, Rutgers, the State University (formerly known as The Trustees of Rutgers College in New Jersey) an educational corporation of New Jersey, the owner of the lands and premises mentioned above, has delivered a deed, dated September 19, 1977 conveying the title thereto for the nominal consideration of \$1.00 (being a gift) to the City of Newark, subject to such facts as an accurate survey may show and present tenancy; and

WHEREAS, the title to the aforesaid premises has been approved by the Corporation Counsel.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the aforementioned deed from Rutgers, The State University, to the City of Newark, be accepted and the Law Department is authorized to record it.
2. That the recorded deed be filed in the Office of the City Clerk.
3. That a copy of said deed is on file in the Office of the Clerk and may be examined by any interested party during regular business hours.
4. That this Ordinance shall take effect upon publication and passage, according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

October 19, 1977

6-Ph, S & F-c.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE CHANGING THE NAME OF ELIZABETH AVENUE, IN ITS ENTIRETY, TO MARTIN LUTHER KING, JR. AVENUE.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. The name of Elizabeth Avenue, in its entirety, be and the same is hereby changed to Martin Luther King, Jr. Avenue.
2. The erection of signs thereon and designation of numbers of premises, and change of municipal maps and records, shall be made accordingly.
3. This ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

The following speakers spoke in favor of changing the name of Elizabeth Avenue to Martin Luther King, Jr. Avenue, citing contributions made to our society by this man. The speakers felt the name change would reflect contemporary "living" history important to blacks and whites alike, would be a token of esteem for all young people of the City and they could "relate" more to the name change. They also noted this name change would have a positive effect on the area and would give citizens more of an outlet because the identity is there for all the people of the City of Newark. The speakers strongly urged the Municipal Council to effect this name change.

MR. WILLIAM SMITH, 203 CHANCELLOR AVENUE, NEWARK, NEW JERSEY.

MS. ALICE BARNETT, 384 WAINWRIGHT STREET, NEWARK, NEW JERSEY.

MS. ROSALIND ALEXANDER, 65 ALDINE STREET, NEWARK, NEW JERSEY.

MR. HARRIS KING, 32 DAYTON STREET, NEWARK, NEW JERSEY.

KENYATTE, 147 SHERMAN AVENUE, NEWARK, NEW JERSEY.

MR. NORMAN FINDLEY, 129 TICHENOR STREET, NEWARK, NEW JERSEY.

MS. LISA ALEXANDER, 89 QUITMAN STREET, NEWARK, NEW JERSEY.

MR. FLOYD BISHOP, 79 - 17TH AVENUE, NEWARK, NEW JERSEY.

REVEREND BEECHER JACKSON, PASTOR OF THE ALLEN AME CHURCH AND DIRECTOR OF UPPER CENTRAL WARD COMMUNITY CENTER.

REVEREND ROBERT JOHN MOODY, 412 CHADWICK AVENUE, NEWARK, NEW JERSEY.

REVEREND J. W. WOODS, CORNERSTONE BAPTIST CHURCH, 117 WEST MARKET STREET, NEWARK, NEW JERSEY.

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REVEREND BOOKER T. CARTWRIGHT, REPRESENTING THE INTERDENOMINATIONAL AND  
INTERRACIAL COUNCIL OF CHURCHES IN NEWARK.

MR. HOWARD SIMMONS, 150 KEER AVENUE, NEWARK, NEW JERSEY.

MS. SHEILA PIGFORD, 555 ELIZABETH AVENUE, NEWARK, NEW JERSEY.

REVEREND JOHN G. RAGEN, 146 CLINTON AVENUE, NEWARK, NEW JERSEY.

The following people spoke in opposition to changing the name of Elizabeth Avenue to Martin Luther King, Jr. Avenue. They contended such change destroys the continuity of the history of the City of Newark, would have a detrimental economical effect and the stability of the City and their identity must be preserved. The speakers felt there are more appropriate and genuinely participatory actions to honor a great man, a national figure and preserve his memory in the City of Newark. The speakers urged the Municipal Council to deny this name change and preserve an important aspect of Newark's historic continuity.

MRS. MURIEL L. WIESEN, 18 WILBUR AVENUE, NEWARK, NEW JERSEY.

MR. D. J. HENDERSON, 29 OLD ROAD TO BLOOMFIELD, NEWARK, NEW JERSEY.

MRS. HELEN POCH, 687 SUMMER AVENUE, NEWARK, NEW JERSEY.

REVEREND WAYMOND CARTER, PASTOR OF THE ELIZABETH AVENUE-WEEQUAHIC UNITED  
PRESBYTERIAN CHURCH.

EVANGELIST LILY B. WRIGHT, 515 ELIZABETH AVENUE, APARTMENT 11E, NEWARK, NEW  
JERSEY.

MR. SAM WRIGHT, 357 RIDGEWOOD AVENUE, NEWARK, NEW JERSEY.

MRS. DOROTHY WRIGHT, 357 RIDGEWOOD AVENUE, NEWARK, NEW JERSEY.

MRS. E. KIRKLAND, 42 KEER AVENUE, NEWARK, NEW JERSEY.

MR. J. G. WALDON, 121 SCHEERER AVENUE, NEWARK, NEW JERSEY.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Tucker.

Councilman Carrino said there is no argument as to what Dr. Martin Luther King represents, not only to the City of Newark but to all the people in the world. He cited the names of many schools in the City that have been changed to honor black people and pointed out housing projects which commemorate names of prominent black people and moneys that have been expended toward expansion of schools. Councilman Carrino wanted to assure that the public understands his voting has nothing to do with respect to Dr. Martin Luther King, but the fact that the naming of the street is not that important to the welfare and needs of the people of the City of Newark.



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Councilman Tucker said he would like to respond to one of the points made by the speakers dealing with the historic continuity of the City. He introduced into the record communication from Charles F. Cummings, Supervising Librarian, New Jersey Reference Division, Newark Public Library, whom he considers an authority on history.



## The Newark Public Library

5 Washington Street, Newark, New Jersey 07101

### TRUSTEES

Ronald Owens, *President*  
Kenneth A. Gibson, *Mayor, ex-officio, Vice-President*  
The Rev. J. Wendell Manson, D.D., *Treasurer*  
Eugene Chyzowych  
Josephine B. Janifer  
Stanley Taylor, *Supt. of Schools, ex-officio*

J. Bernard Schein, *Director*

William Urban, *Assistant Director*

October 17, 1977

Councilman Donald Tucker  
Newark City Hall  
920 Broad Street  
Newark, New Jersey 07102

Dear Councilman Tucker:

We have been unable to locate any history of Elizabeth Avenue, or most other streets, in the standard histories of Newark listed below:

Atkinson, Joseph. The History of Newark, New Jersey.  
Newark, N.J.: Published by William B. Guild,  
1878. 334 p.

Urquhart, Frank. History of the City of Newark, New Jersey.  
Embracing Practically Two and A Half Centuries, 1713.  
Newark: The Lewis Historical Publishing Co. 1913,  
3 vols.

Pierson, David Lawrence. Narratives of Newark (In New Jersey) From the Days of Its Founding. Newark, N.J.:  
Pierson Publishing Co., 1913. 387 p.

Shaw, William H. History of Essex and Hudson Counties,  
New Jersey. Philadelphia: Everts and Peck, 1884,  
2 vols.

Rankin, Edward A. Indian Trails and City Streets,  
Montclair, N.J.: The Globe Press, 1927. (This  
publication includes notes on Harbor Avenue,  
Factory Street, Roseville Avenue, Evergreen  
Avenue, Woodside Avenue, Hawthorne Avenue, and  
Broad Street, but there is no reference to  
Elizabeth Avenue.)

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We have also checked our clipping files on Newark Streets and find on Elizabeth Avenue only the enclosed clipping written several years ago.

A review of Newark city directories first shows the name Elizabeth Avenue in the 1870-71 directory. It is occasionally mentioned as Elizabethtown Road from 1835-36 (the second directory) to 1845-46, and regularly to 1856-57. It is Elizabeth Road to 1869-70, and then Elizabeth Avenue.

An additional check of primary source materials at both the City Archives and the library of the New Jersey Historical Society might be a good final check. The latter agency is especially good since they have many "primary source" materials on Newark because of their earlier founding date of 1845.

I will be happy to research the materials at the New Jersey Historical Society and hope to have some sort of answer for you within several weeks.

Very truly yours,

*Charles F. Cummings*  
Charles F. Cummings  
Supervising Librarian  
New Jersey Reference Division

CFC:bmt  
Enc.

Councilman Tucker introduced letter dated October 19, 1977 from Vincent A. Palumbo, Manager, Division of Traffic and Signals, indicating "Changing street name of Elizabeth Avenue to Martin L. King, Jr. Avenue will not require additional appropriations. Change can be effected in-house with materials and supplies used for on-going Street Name Sign Maintenance."

Councilman Tucker read letter dated October 19, 1977 from Engineering Director Alvin L. Zach, stating "As per your request concerning the political apportionment of the referenced roadway, please find attached a copy of the Ward Map of the area in question. Elizabeth Avenue has a total length of 11232.35' from Clinton Avenue to Hillside Line. Of that length 2441.76' (Clinton Avenue to East Bigelow), is located in the East Ward. The remaining 8790.59' (East Bigelow to the Hillside Line) is shared by both the South and East Wards." Councilman Tucker added the map accompanying this communication indicates a majority of Elizabeth Avenue is located in the East Ward not in the South Ward.

Councilman Tucker continued the point was raised regarding impact on business and he took it upon himself to communicate with representatives of the business community on Elizabeth Avenue to solicit their response. He indicated most of the business people did not respond. Councilman Tucker pointed out there were members of the business community who did not support the change. He further introduced communications from Mr. Alex J. Katz, President, Super Sagless Corporation; Mr. Ellison, Vice President

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of United Fox Company and Mr. Daniel Iannascolio, President, New Jersey Wire Forming Company, Incorporated, stating they are opposed to the change.

Councilman Tucker indicated he received a communication from the White Castle on Elizabeth Avenue stating they support the change and he affirmed other businesses who are in favor of the change are all small minority businesses.

Councilman Tucker brought to the Council's attention communication dated October 19, 1977 from Mr. David Rinsky, President, Newark Chamber of Commerce. He requested Mr. Rinsky's letter be placed in full in the record.



Greater Newark Chamber of Commerce

50 Park Place  
Newark, New Jersey 07102  
(201) 624-6888

TO: Newark Municipal Council  
FROM: David S. Rinsky  
DATE: October 19, 1977  
SUBJECT: Proposed Elizabeth Avenue Name Change

The Greater Newark Chamber of Commerce is opposed to the proposed name change for Elizabeth Avenue to Dr. Martin Luther King Jr. Avenue.

While the Chamber certainly favors recognition of this fine humanitarian, we feel that by changing the name of this historic and prominent artery could be counter to some of the ideals and goals sought by Dr. King. These include:

1. There certainly would be an economic hardship to businesses, large and small whose stationery, billheads, business cards and any other forms or methods they use to identify their locale, would have to be changed. There are many firms on this avenue and the costs and inconvenience is incalculable but, obviously, real.
2. There would obviously be a cost to the taxpayer for not only signage, but changes in many public records. The Chamber is certainly opposed to the expenditure of tax dollars with questionable benefits to the public.
3. Such a name change would be seen as racially inspired and further encourage a racial polarization in the city. At a time when so many people, institutions, agencies and businesses are working with some success at breaking down racial barriers, such a designation would tend to clearly label any person or business living or operating on this street as black. A young person applying for work will not have to answer questions about race if he simply notes he is a graduate of Malcolm X. Shabazz High School and resides on Dr. Martin Luther King Jr. Avenue.
4. The change could also set a precedent for changing street names in other sections of the city where there are large ethnic neighborhoods and Bloomfield Avenue and Ferry Street are two that might be targets of such activity.
5. As the third oldest city in the nation, we feel Newark should gain pride from its history. Too much of the city's heritage has been obliterated already, many times because of a lack of pride in what the city is and has been, and many times through a lack of concern for this aspect of a sense of community. To purposely set out to further obliterate a piece of the city's history is almost as destructive as a bulldozer.

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6. If it is felt that a fitting tribute to Dr. King in Newark is the naming of a street after him, I think the city should look toward naming some newly created artery, if there are any planned, as a tribute. However, the Chamber feels that naming a street as in the rash of arteries named after the late President Kennedy, is almost demeaning since it smacks of being "an easy way out". We would hope that a more meaningful, more forward looking, less destructive and disruptive memorial could be created, if in fact a memorial to Dr. King is earnestly being sought.

DSR/nal

Councilman Tucker said he finds Paragraph 3 of Mr. Rinsky's letter offensive and he is emotionally disturbed about it. He felt Mr. Rinsky is surfacing some of his real feelings about black people in his communication.

Councilman Tucker continued another point he wishes to stress is the various name changes for monuments and streets which have occurred in Newark for the past ten years and he introduced the following information which he received from the City Clerk's Office.

Statue of Jose Marti - March 5, 1975

Resolution of Peter Francisco Park - February 18, 1976

Jose Gervasio Artigas Monument - March 17, 1976

January 1, 1968 - Hobson Street to Wyndmoor Avenue

January 1, 1969 - Plane Street changed to University Avenue

November 25, 1969 - Xavier Plaza

December, 1969 - Amity Place to St. Gerard Place

November 6, 1974 - Westinghouse Street changed to International Way

November 7, 1974 - Portion of Summer Avenue to Dooling Drive

August 4, 1976 - Columbus Plaza

November 15, 1976 - Columbus Plaza repealed

September 15, 1976 - Ralph A. Villani Memorial Park

April 6, 1977 - Belmont Avenue to Irvine Turner Boulevard

September 7, 1977 - Newark Memorial Gardens - formerly "No Name Alley"

Councilman Tucker stated he communicated with representatives of the Newark Postal Service since one of the questions raised was the name change of this street would have a negative effect upon the receipt of mail. He related the Postal Service pointed out to him the Avenue of America in New York is still Sixth Avenue in the

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postal records and will change in the 1980 Census. If the City of Newark makes any changes, it will not be changed for Post Office purposes until the 1980 Census is completed. As a result, he felt we are talking about a period of five years for a business to use up their letterheads.

Councilman Tucker expressed his opposition to the inference wherein efforts of some "beautiful young kids" went out and collected a number of petitions are being maligned. We constantly talk about the negative aspects of youth within our City, yet when they put forth positive effort, fault is found with them.

Councilman Tucker said he is glad to have heard speakers tonight who were opposed as well as those in favor of the name change because the entire matter was laid before the community. He contended if the people within that community feel a street should be relevant to them on a gut level reaction, he should support that. He supports the concept that when a community comes together and determine a particular thing is important to them, they should basically decide that factor. This automatically creates problems because it may mean in different ethnic communities they may want to change a street name. Councilman Tucker felt the way the Council votes on this issue is the way they are going to have to address their own conscience.

Councilman Martinez stated this is obviously a "damned if you do and damned if you don't" situation. He alluded to the speakers who spoke for and against this proposed name change. Councilman Tucker indicated he had received many communications and telephone calls in the last few days from businessmen indicating their opposition to this change. Councilman Martinez cited the many other memorials which have been dedicated to commemorate the late Dr. Martin Luther King.

Councilman Martinez continued there will be new homes on Elizabeth Avenue in the Sears Roebuck area and suggested perhaps this site could be memorialized for Dr. Martin Luther King. He hoped that this matter would not develop along racial lines and trusted the Council could work together with the community to search for another alternative.

Councilman Giuliano asserted he has always voted in what he considers is for the best interest of the people of Newark. He noted every time we approach an election year, issues begin to start up before the Municipal Council. Councilman Giuliano pointed out he was raised in a mixed racial neighborhood and still resides in a mixed racial neighborhood. He resented bringing up a racial issue in connection with this matter.

Councilman Giuliano stated he has the greatest respect and admiration for Dr. Martin Luther King and pointed out he has been memorialized throughout the City of Newark.

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Councilwoman Villani felt this has been a meaningful discussion since both black and white came together in speaking about Dr. Martin Luther King whom we all love, esteem and respect. She said no one can ever question her vote as it was her vote that approved the first black Police Director and indicated she voted for the name change of Belmont Avenue to Irvine Turner Boulevard. Councilwoman Villani felt the name change of Elizabeth Avenue would affect the lives and business of many people along that street and she must take all of this into consideration when voting on this matter.

Councilman James noted this matter has been discussed at great length this evening. He wished to state for the record, the issue is not whether we choose to honor Dr. King or not for this City has and will continue to do so in the future. The real issue before the Municipal Council is how to honor this truly great American without disrupting our City. Councilman James cited the many schools, monuments and community centers throughout the City which honor this great American. He noted Dr. King was an emotional man who was unemotional in his decision making. It was the whole doctrine of nonviolence which enabled him to go through a Montgomery boycott, a march on Selma, march on Washington and all of the suffering which he went through.

Councilman James pointed out Elizabeth Avenue, which runs from Wright Street to Grumman Avenue, has two large churches and the pastor of Elizabeth Avenue United Presbyterian Church indicated at no time was his congregation contacted nor did they have an opportunity to share in the decision making of the name change. Councilman James continued the people should recognize the fact that on the site of this church was the first school in the City of Newark, which schoolhouse can be seen today in the Garden of the Newark Museum. He noted some of the speakers had said to forget the church, but this was the same church in which the community met to talk about taxation problems, the same church in which they met to decide the residency question which tried to make more jobs for Newarkers, the same church that housed people when we were fighting for Weequahic Elementary School, the same church that discussed the issue of the landing of the Concorde at Newark International Airport and the same church which feeds our Senior Citizens every day of the week.

Councilman James felt there were many physical hardships which people did not want to address themselves to. However, there is a right way and a wrong way to honor this man and that is a decision the Council must deal with. Councilman James felt there would be municipal expense involved and we should not be offended to explore alternatives. He suggested a tribute be explored to honor this great American

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by making donations for a permanent monument to be housed in the City of Newark and if anyone came forth with this idea, he would personally donate the first \$500.

Councilman James noted if motivation is important, there is a school which will be completed without a name on the corner of Clinton Place and Lyons Avenue. There are many new housing units being built throughout the City which could be used to honor this man. Councilman James further suggested the possibility of changing the name of Newark International Airport to Dr. Martin Luther King International Airport. He felt there are many possibilities. Councilman James suggested the President of the Council appoint a Council Committee to address itself to honor the late Dr. Martin Luther King in a meaningful fashion. He noted the name change of South Side High School to Malcolm X Shabazz did not elevate the learning climate of our children. The most successful program they had at that school was SWAS, a school within a school, and that program has since been taken out and put into a new school called University High School on High Street. Councilman James felt that it would be more meaningful for a committee to be formed to devise a method of honoring the late Martin Luther King in an appropriate fashion.

Councilwoman Villani said if such a committee were formed, she would be proud to serve on it. She suggested perhaps a site in the area of Symphony Hall could be designated to honor the late Dr. Martin Luther King.

President Harris recalled Dr. Martin Luther King made a statement some years ago to the effect that the measure of man is not where he stands in times of convenience but where he stands in times of adversity. President Harris said he had the distinction of walking with Dr. King in Montgomery, Alabama, in Birmingham, Mississippi after James Meredith was shot, in St. Augustine, Florida and in Selma, Alabama. He had the pleasure of talking with him on many occasions and he certainly believes in Dr. King's philosophy.

President Harris concurred with his colleague, Councilman James, in pointing out his "blood boils" when he sees some agitators come before the Council tonight who gave less than a damn about Dr. King and who, in the past, in this very Chamber called Dr. Martin Luther King an "Uncle Tom" because he did not believe in destroying but believed in trying to bring together people of all races. President Harris emphasized this is one of the things he has attempted to insure as President of the Municipal Council to try to get the people together because we cannot live separated. If anyone thinks for one moment there is going to be a Newark if Prudential, Public Service and all these other giants of industries run away, they have another thought coming because

if we lose those industries, we have a "dead city."

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President Harris indicated at the next Council meeting, in line with what Councilman James has suggested, he will appoint a Council Committee to do further research to justly honor the late Dr. Martin Luther King.

The motion to close the hearing and adopt the ordinance on second reading and final passage failed of adoption by the following votes:

Yes: Councilmen Allen, Tucker, President Harris.

No: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Villani.

In view of President Harris' suggestion to form a Council Committee to explore how to significantly honor Dr. Martin Luther King, Councilman James moved to table this ordinance subject to the formation of a Council Committee to draft ways to honor the late Dr. Martin Luther King. The motion was seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Bottone, Carrino, Giuliano, James, Martinez, Villani.

No: Councilmen Allen, Tucker, President Harris.

Councilman Tucker indicated what he has attempted to do tonight is to present the facts with respect to what the young people in the community desired to deal with. He wants to state clearly that he has no intention of participating in a sham that will tell young people that whatever their efforts have been in the past, that is no good and now the municipal fathers will come forward with some sort of alternative. Councilman Tucker said he intends to meet with those young people and find out clearly what they desire to do since they originated the idea. His commitment will be to those young people and he wanted to make sure that is clear for the record.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

BOND ORDINANCE APPROPRIATING \$2,775,098. AND AUTHORIZING THE ISSUANCE OF \$2,775,098. BONDS OR NOTES OF THE CITY FOR VARIOUS CAPITAL IMPROVEMENTS OR PURPOSES AUTHORIZED TO BE UNDERTAKEN BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)



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A motion to amend the ordinance so that the amended ordinance should read as follows, was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOND ORDINANCE APPROPRIATING \$1,175,098 AND  
AUTHORIZING THE ISSUANCE OF \$1,175,098 BONDS  
OR NOTES OF THE CITY FOR VARIOUS CAPITAL  
IMPROVEMENTS OR PURPOSES AUTHORIZED TO BE  
UNDERTAKEN BY THE CITY OF NEWARK, IN THE  
COUNTY OF ESSEX, NEW JERSEY.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF  
NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY (not less than two-  
thirds of all the members thereof affirmatively concurring) AS  
FOLLOWS:

Section 1. The several improvements described in  
Section 3 of this bond ordinance are hereby respectively authorized  
as general improvements to be made or acquired by the City of  
Newark, New Jersey. For the said several improvements or purposes  
stated in said Section 3, there are hereby appropriated the  
respective sums of money therein stated as the appropriations made  
for said improvements or purposes, said sums amounting in the  
aggregate to \$1,175,098.

Section 2. For the financing of said improvements or  
purposes and to meet the part of said \$1,175,098 appropriation,  
negotiable bonds of the City are hereby authorized to be issued in  
the principal amount of \$1,175,098 pursuant to the Local Bond Law  
of New Jersey.

Section 3. The improvements hereby authorized and the  
several purposes for the financing of which said obligations are

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such purpose, the estimated maximum amount of bonds or notes to be issued for each such purpose, and the period of usefulness are respectively as follows:

Improvement or Purpose	Project Number	Appropriation and Estimated Cost	Estimated Maximum Amount of Bonds or Notes	Period of Usefulness
Substantial exterior reconstruction and window improvements at City Hall	09-77	\$ 100,000	\$ 100,000	40
Substantial reconstruction of various firehouses in the City including 241-243 High Street, 65 Congress Street, 344-346 Springfield Avenue, West Market and Hudson Streets, 296 Ferry Street, 195-199 Summer Avenue, 69-71 Vesey Street, 269-271 Park Avenue, 84-86 Clinton Place, 526-528 Frelinghuysen Avenue, 420-438 Sanford Avenue, 1028-1030 Bergen Street, Port Street and Doremus Avenue, 12-19 Pine Street, 56 Prospect Street, 44 Mt. Prospect Avenue, Bureau of Combustibles-Police Academy and the fire alarm and construction maintenance facility at 39 Center Street; completion of the reconstruction of 213-217 Belmont Avenue; substantial reconstruction of the interior and apparatus room at 296 Ferry Street; relocation of fuel pumps at various fire facilities; and the acquisition of various items of breathing equipment	11-77	\$ 210,000	\$210,000	15

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<u>Improvement or Purpose</u>	<u>Project Number</u>	<u>Appropriation and Estimated Cost</u>	<u>Estimated Maximum Amount of Bonds or Notes</u>	<u>Period of Usefulness</u>
Continuation of the acquisition and installation of remote water meter reading places	12-77	\$ 150,000	\$ 150,000	10
Substantial reconstruction of the entrance and exit ramps and retaining walls, the replacement of intake and exhaust fan motors and the boiler at Military Park Garage	13-77	\$ 100,000	\$ 100,000	10
Acquisition of heavy duty vehicles for the Department of Public Works, including (1) five ton wrecker, (1) fifty ton wrecker, (4) motor brooms, (8) refuse collection trucks, (4) salt spreaders, (1) one and one-half yard dump truck, (1) three-quarter ton truck	14-77	\$ 615,098	\$ 615,098	
TOTAL:		\$1,175,098	\$1,175,098	

Section 4. In anticipation of the issuance of said bonds, negotiable bond anticipation notes are hereby authorized to be issued pursuant to, and within the limitations prescribed by, the Local Bond Law. All such notes shall mature at such times as may be determined by the chief financial officer; provided that no note shall mature later than one year from its date. The notes shall bear interest at such rate or rates and be in such form as may be determined by the chief financial officer. The chief financial officer shall determine all matters in connection with notes issued pursuant to this ordinance and the chief financial officer's signature upon said notes shall be conclusive evidence as to all

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such determinations. All notes issued hereunder shall be renewed from time to time subject to the provisions of N.J.S. 40A:2-8(a). The chief financial officer is hereby authorized to sell part or all of the notes from time to time at public or private sale and to deliver the same to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their dates to the date of delivery thereof. The chief financial officer is directed to report in writing to the governing body of the Local Unit at the meeting next succeeding the date when any sale or delivery of the notes pursuant to this ordinance is made, such report to include the amount, description, interest rate and maturity of the notes sold, the price obtained and the name of the purchaser.

Section 5. The following additional matters are hereby determined, declared, recited and stated:

(a) The said purposes described in Section 3 of this bond ordinance are not current expenses and are each a property or improvement which the City may lawfully acquire or make as a general improvement, and no part of the cost thereof has been or shall be specially assessed on property specially benefitted thereby.

(b) The average period of usefulness of said purposes within the limitations of said Local Bond Law and taking into consideration the respective amounts of the said obligations authorized for the several purposes, according to the reasonable life thereof computed from the date of the said bonds authorized by this bond ordinance, is 9 years.

(c) The Supplemental Debt Statement required by said Law has been duly made and filed in the office of the Clerk and a complete executed duplicate thereof has been filed in the office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey, and such statement shows that the gross debt of the City as defined

in said Law is increased by the authorization of the bonds and notes provided for in this bond ordinance by \$1,175,098 and the issuance of said obligations authorized is permitted by the exception provided in paragraph (d) of Section 40A:2-7 of the Local Bond Law of New Jersey to the debt limitations prescribed by said law.

(d) Amounts not exceeding \$100,000 in the aggregate for interest on said obligations, costs of issuing said obligations, engineering costs and other items of expense listed in and permitted under Section 40A:2-20 of said Law may be included as part of the costs of said improvements and are included in the foregoing estimate thereof.

Section 6. This bond ordinance authorizes obligations of the City solely for purposes described in paragraph (d) of Section 40A:2-7 of the Local Bond Law of New Jersey and said purposes are in the public interest and are for the health, welfare, convenience or betterment of the inhabitants of the City and the amounts to be expended for said purposes pursuant to the bond ordinance are not unreasonable or exorbitant and the issuance of said obligations authorized by this bond ordinance will not materially impair the credit of the City or substantially reduce its ability to pay punctually the principal of and interest on its debts and supply other essential public improvements and services, and the Local Finance Board in the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey has heretofore made a determination to this effect and caused its consent to be endorsed upon a certified copy of this bond ordinance as passed on first reading.

Section 7. The full faith and credit of the City are hereby pledged to the punctual payment of the principal of and interest on the said obligations authorized by this bond ordinance. Said obligations shall be direct, unlimited obligations of the City, and the City shall be obligated to levy ad valorem taxes upon all the taxable property within the City for the payment of said obligations and interest thereon without limitation of rate or amount.

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Section 8. This bond ordinance shall take effect 20 days after the first publication thereof after final adoption, as provided by said Local Bond Law.

President Harris: The City Clerk is hereby authorized and directed to advertise said ordinance, as amended. This ordinance, as amended, will come up for a public hearing and be considered for further action on November 2, 1977.

6-S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY PROVIDING FOR THE CANCELLATION OF CERTAIN PRIOR APPROPRIATIONS IN THE AMOUNT OF \$3,329,275. AND THE AUTHORIZATION OF CERTAIN NEW PROJECTS TO BE FUNDED BY USE OF CERTAIN MONEYS ON HAND FROM THE CAPITAL IMPROVEMENT FUND.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

A motion to defer action on this ordinance was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

BOND ORDINANCE PROVIDING FOR THE SUPPLEMENTAL APPROPRIATION OF \$75,250. FOR THE CONSTRUCTION OF A WATER TESTING LABORATORY BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$75,250. BONDS OR NOTES FOR FINANCING PART OF THE COST THEREOF.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

A motion to defer action on this ordinance was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-S & F-g.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE AMENDING TITLE 27, ZONING OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, SUPPLEMENTED AND READOPTED AS AN INTERIM ZONING ORDINANCE, SO AS TO PROHIBIT DRIVE-IN RESTAURANTS WITHIN ALL DISTRICTS EXCEPT FIRST, SECOND AND THIRD INDUSTRIAL DISTRICTS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

(Awaiting recommendation of Planning Board)

A motion to defer action on this ordinance awaiting recommendation of Planning Board was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a.

MRS. ANNIE KING, 32 DAYTON STREET, NEWARK, NEW JERSEY, and

6-HC-b.

MR. ERNEST KING, JR., 32 DAYTON STREET, NEWARK, NEW JERSEY, representatives of

the Newark Peddlers Association, stated for the past five months they have been asking for help in some of the problems which the peddlers are experiencing in the downtown area. They started some negotiations in reference to finding a spot. Since that time, they are being harassed constantly by the police. No one has explained the Peddlers Ordinance to them. As of today, the Newark Peddlers Association has started picketing the High Voltage Boutique on Market Street, singled out because they were told this is one of the main stores who registered complaints against the peddlers. They feel they have just as much right to the downtown section as the out of town store owners. The speakers added if necessary they will picket all the stores on Market Street to attempt to close them down.

Councilman Carrino said he could not believe that the peddlers have an intent to close down stores which are paying taxes to the City of Newark, and if such a feat were accomplished, the City might as well close down.

Councilman Tucker related the land made available currently for the peddlers is the land located on Mulberry Street. They received a letter from the Housing

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Authority stating the land can be turned over to the City of Newark. The other site is in front of the parking lot located on Market Street, between Washington Street and University Avenue. Engineering Director Zach is working out the cost to put gravel on the lot on Market Street and when the booths are designed or slots made up, whatever the cost to the City, that is what they will basically put out on bid. The major point of contention was whether the land could be turned over to the Newark Peddlers Association. The Law Department opined that cannot be done. What they can do is once they come up with individual booths or designated areas, the peddlers who have licenses within the City will have an opportunity to bid on that.

Councilman Tucker continued regarding the ordinance, his conversation with the Business Administrator, Mayor's Office and Law Department is that they are going to work out a schedule of fines in relation to violation of the ordinance. Also, they are looking into the possible recommendation of changing the ordinance which would relate to some of the concerns the Newark Peddlers Association raised before. In other words, once a person gets his license, he will receive a copy of all applicable laws in the City of Newark.

Councilman Tucker stated he has communicated with attorneys. Some of the peddlers have taken the current ordinance directly to court and there is a real question as to whether or not it will stand the test of a court case. At this point and time, as far as he knows, there has been no determination made as to whether that ordinance will stand. The Judge has refused to give a restraining order, so the ordinance is still in effect. The Council Committee and representatives of four municipal departments who are working on this matter, will meet next Monday and the speakers may attend this meeting. Councilman Tucker indicated he will send a notification as to when the committee will meet and invite representatives of the Newark Peddlers Association to be there.

Mrs. King related they have taken the ordinance to court and will try to prove the constitutionality of it. In the meantime, they are still trying to work and are being constantly harassed by the police. They urged a workable solution.

Councilman Tucker felt it would be frank enough to say, none of the Council Members would be amenable to repeal the ordinance. In communication with the Mayor's Office and the Business Administrator's Office, they have indicated they have no intention of repealing the ordinance. The only recourse the Newark Peddlers Association has, at this point, is to go directly to court and hopefully the Judge will render a decision they will find acceptable, but the City, at this point, has no intention of changing their position in this matter.



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A motion to permit Mr. Richard McClish and Mr. James Banks to address the Municipal Council under "Hearings of Citizens" was made by Councilman Tucker, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-c.

MR. RICHARD McCLISH, 289 SCHLEY STREET, NEWARK, NEW JERSEY, addressed the Municipal Council, urging Council support for PTA opposition to the transfer of a school administrator who gave unsatisfactory ratings to several English teachers. He urged the Council to support their effort in trying to bring about responsible accountable education and to set higher priorities. They demand return of the department chairman, removal of unsatisfactory teachers and support of Council in this high crime area.

Councilman James indicated he would support any resolution drafted. He attended meetings and is knowledgeable of the issue. Ms. Vickie Donaldson has been appointed Chairman to investigate Weequahic High School and he will be happy to receive and support the resolution. Councilman James read statement from Ms. Vickie Donaldson stating Mr. David Moore will be transferred on October 25, 1977; Miss Anita Tuff's case has not reached Board level as of today. Union negotiations will take place later this month. At this time, Mr. Alonzo Kittrels, Acting Executive Superintendent of Schools, remains firm to transfer Mrs. Zois to West Side High School. The status of the principal remains the same. She will be happy to meet with the groups on administrative background of the school. Councilman James reiterated he will support the resolution.

President Harris requested Mr. McClish to submit proposed resolution to the Council.

6-HC-d.

MR. JAMES BANKS, 63 POMONA AVENUE, NEWARK, NEW JERSEY, stated the parents are frustrated and angry about the conditions at Weequahic High School. They are not getting any response from the Board of Education. Mr. Banks urged the Municipal Council to help by taking a better look at what goes on at the Board of Education and make them responsive to better education. He contended the school administrator who was making meaningful changes was removed.

President Harris opined this is a serious matter. He recommended the City Clerk invite Mr. Richard McClish and Mr. James Banks to meet with the Municipal Council at their special conference October 25, 1977 to discuss the Weequahic High School situation.

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Councilman Tucker stated the Municipal Council received communication regarding this matter and they are familiar with it. He indicated he would support Weequahic High School PTA. Councilman Tucker suggested the Board of Education officials and representatives of the Newark Teachers Union who defended the teachers in question, also be invited to the special conference.

Councilman James said he spoke with Ms. Donaldson Monday regarding exploring this matter. If Ms. Donaldson is willing to meet with the group, he hopes they will take her up on it.

A motion to permit Mrs. Frances W. Ford to address the Municipal Council under "Hearings of Citizens" was made by Councilman James, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-e.

MRS. FRANCES W. FORD, 35 RANDOLPH PLACE, NEWARK, NEW JERSEY, complained about store front churches. She called attention to a store front church at 30 Randolph Place, located in a residential area. Reverend Baker has been holding meetings at 30 Randolph Place, but resides elsewhere.

Councilman James commended Mrs. Ford. He noted the present ordinance states clearly a church can locate anywhere in the City and the only requirement is parking must be provided for every ten members of the church and the structure is such that can facilitate safety of the congregation. Regarding the Bible School at 30 Randolph Place, Reverend Baker came into the City, made a drawing himself, received approval of the Board of Adjustment and Traffic Engineer and was allowed to convert one of the finest structures, a one family home, with only two conditions, that he provide six parking spaces (congregation totaled 60) and he would have an attendant. That is the law. Councilman James stated since that time, he visited the site and noted there has been no change in the exterior property to facilitate increased parking as promised. He called this matter to the attention of the Board of Adjustment and Law Department, and they did nothing. Only today, he demanded an inspection be made.

Councilman James related he received communication today from Engineering Director Zach stating as per request, a field inspection conducted by Traffic Engineer Section has shown that the approved church site at 30 Randolph Place is not conforming with the off-street parking requirements set forth in the approved plot plan attached to the corresponding application.

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Councilman James indicated under "Motions" he will move to request Board of Adjustment Secretary Rossi to have their inspector inform the church operating at 30 Randolph Place that they are doing so illegally and to take immediate steps to enforce compliance with the Zoning Ordinance. Councilman James added there are other questions being raised about this location. Reverend Baker has tenants and is charging rent. Councilman James queried if he can conduct church services at this address when he lives elsewhere. There has been no enforcement.

Councilman James presented copies of letters to the Law Department, Board of Adjustment, Business Administrator and Traffic Engineer and response received today from Engineering Director Zach that they are not in compliance and are operating illegally. He personally brought this matter to Mr. Rossi's attention as late as 5:00 P. M. today. This matter will have to be explained from a legislative standpoint.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK TO SALVATORE PALMA, 45 ELLA STREET, BLOOMFIELD, NEW JERSEY, IN THE AMOUNT OF \$123.56 REPRESENTING INTEREST AT 8% ACCRUED TO SEPTEMBER 23, 1977; WHEREIN TAX SALE CERTIFICATE NO. 47304, 403-409 BLOOMFIELD AVENUE, BLOCK 596, LOT 28, WAS SOLD AT TAX SALE FOR UNPAID MUNICIPAL LIENS ON DECEMBER 4, 1975 AND SAID CERTIFICATE WAS PAID IN FULL PRIOR TO TAX SALE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE AGREEMENT BETWEEN STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION, AND THE CITY OF NEWARK FOR THE INSTALLATION OF BIKE RACKS AND LOCKERS IN THE CITY OF NEWARK (PROJECT NUMBER BW-M-000S (036); FUNDING TO BE SHARED BETWEEN STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION AND THE FEDERAL GOVERNMENT WITH NO CITY FUNDS BEING REQUIRED EXCEPT THOSE COSTS SPECIFIED IN THE AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Corporation Counsel Perillo met with the Council October 18, 1977)

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A motion to table this resolution was made by President Harris, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

7-R-c.

RESOLUTION APPROVING APPLICATION AND PLAN OF STUDENTS AND FACULTY FAMILY HOUSING COMPANY A, A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION OF AN APARTMENT BUILDING PROVIDING 39 DWELLING UNITS FOR STUDENTS AND FACULTY OF THE COLLEGES AND UNIVERSITY IN NEWARK AT 93-101 BLEEKER STREET, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 30 YEARS IN COMPLIANCE WITH AND SUBJECT TO THE PROVISIONS AND CONDITIONS OF R.S. 55:16-1 ET SEQ., AND APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF COMMUNITY AFFAIRS OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and directing the City Clerk to forward communication to Mr. Sanford Gallanter, President of General Partnership, Lin Elevator Company, calling his attention to the "delinquent tax abatement properties" list prepared by the City Tax Collector which indicates certain payments due the City covering two Center City Projects in which, they understand, he is a principal; total amount due the City is \$5,721.05, and in this regard, the Council wishes to know when payment will be made of the aforesaid amount, was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION GIVING CONSENT TO WARE RENEWAL CORPORATION (WARE) TO ASSUME BENEFITS AND BURDEN OF TAX ABATEMENT AGREEMENT UPON ASSIGNMENT, TRANSFER AND CONVEYANCE TO IT BY PHOENIX MUTUAL LIFE INSURANCE COMPANY FOR CONSTRUCTION OF PROJECT ON PREMISES 61-89 AVENUE K, BLOCK 5038, LOT 60, WITHIN INDUSTRIAL RIVER PROJECT N.J.R-121 (RESOLUTION 7-R-d, JANUARY 19, 1966 GRANTED TAX ABATEMENT TO AVENUE K URBAN RENEWAL CORPORATION AND TRANSFERRED TO G.T.S. URBAN RENEWAL CORPORATION, RESOLUTION 7-R-cc, JULY 8, 1971), SUBJECT TO TERMS AND CONDITIONS AS STATED IN RESOLUTION. (WARE, AS ASSIGNEE, SHALL PAY CITY ANNUAL SERVICE CHARGE OF \$17,250. (THE PRESENT IN LIEU OF TAX PAYMENT) OR 15% OF GROSS RENTS, WHICHEVER IS GREATER, IN QUARTERLY INSTALLMENTS)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by

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Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE AN AGREEMENT BETWEEN STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION AND CITY OF NEWARK, TO IMPROVE OVERHEAD SIGNS IN VARIOUS LOCATIONS IN CITY OF NEWARK, KNOWN AS PROJECT OVERHEAD SIGNS-M-000S (78). (FUNDING SHALL BE SHARED BETWEEN STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION AND FEDERAL GOVERNMENT, WITH NO CITY FUNDS BEING REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE AN AGREEMENT BETWEEN STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION AND CITY OF NEWARK, TO IMPROVE 75 INTERSECTIONS IN CITY OF NEWARK, KNOWN AS PROJECT T-M-TM-4001 (73). (FUNDING SHALL BE SHARED BETWEEN STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION AND FEDERAL GOVERNMENT WITH NO CITY FUNDS BEING REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE AND CITY CLERK ATTEST TO AGREEMENT BETWEEN THE STATE OF NEW JERSEY AND THE CITY OF NEWARK WHEREIN STATE OF NEW JERSEY DEPARTMENT OF TRANSPORTATION IS INTENDING TO CONSTRUCT MAJOR LANDSCAPING IMPROVEMENTS AS PART OF THE "GREENING OF NEWARK" ON STATE ROUTE 21 FROM POINIER STREET TO MULBERRY STREET IN THE CITY OF NEWARK. (THERE WILL BE NO COST TO THE CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and directing the City Clerk to invite Business Administrator Buck, Corporation Counsel Perillo, Engineering Director Zach, Public Works Director Friscia and Recreation and Parks Director Washington to meet with the Municipal Council at their special conference October 25, 1977 to discuss

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landscaping improvements done throughout the City as part of the "Greening of Newark," was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, ANTICIPATED ITEM OF REVENUE, STATE LAW ENFORCEMENT PLANNING AGENCY, SECURITY SERVICES FOR THE NRHA HOUSING PROJECTS (SUB-GRANT NO. A-A9-167-76), \$79.103.; ITEM AVAILABLE FROM STATE LAW ENFORCEMENT PLANNING AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION AUTHORIZING PUBLIC AUCTION OF SALE OF NUMEROUS CITY-OWNED PROPERTIES NOT REQUIRED FOR GOVERNMENTAL PURPOSES, ON OCTOBER 28, 1977, AT 11:00 A. M., AT THE MILITARY PARK BUILDING, 20 PARK PLACE, NEWARK, NEW JERSEY, PURSUANT TO N.J.S.A. 40A:12-13(a), AND AUTHORIZING ADVERTISING OF EXHIBIT A AND NOTICE OF FURTHER MEETING, NOVEMBER 2, 1977, AT WHICH TIME THE MUNICIPAL COUNCIL WILL ACCEPT OR REJECT BIDS AS PROVIDED BY LAW. (HARVEST OF HOMES)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION REFUNDING OVERPAYMENTS OF NEWARK PARKING TAXES FOR 1977 TOTALING \$622. TO RESPECTIVE TAXPAYERS ON ATTACHED SCHEDULE, SAID OVERPAYMENTS SHALL BE PAID FROM BUDGET OPERATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-k.

RESOLUTION REFUNDING OVERPAYMENTS OF NEWARK PAYROLL TAXES FOR 1976 AND 1977

TOTALING \$180.05 TO RESPECTIVE TAXPAYERS ON ATTACHED SCHEDULE, SAID OVERPAYMENTS SHALL BE PAID FROM BUDGET OPERATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.

RESOLUTION AUTHORIZING FINANCE DIRECTOR TO ISSUE CHECKS TO PERSONS AND IN AMOUNTS SHOWN ON ANNEXED EXHIBIT A, TOTALING \$218,164.40, FOR OVERPAYMENTS CARRIED ON BOOKS AND RECORDS OF TAX COLLECTOR BY REASON OF COUNTY BOARD JUDGEMENTS, STATE BOARD JUDGEMENTS AND CASH OVERPAYMENTS FOR YEARS 1972, 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING TAX COLLECTOR TO SELL AT PUBLIC AUCTION, DECEMBER 8, 1977, 10:30 A. M., COUNCIL CHAMBER, PARCELS OF REAL PROPERTY SUBJECT TO SAID TAX OR MUNICIPAL LIENS IN MANNER PRESCRIBED AND PURSUANT TO N.J.S.A. 54:5-19 TO 54:5-111, ET SEQ.; AUTHORIZING TAX COLLECTOR TO ADJOURN SAID SALE, PURSUANT TO N.J.S.A. 54:5-28.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING TAX COLLECTOR TO ENTER INTO PARTIAL PAYMENT AGREEMENTS PURSUANT TO N.J.S.A. 54:5-65 ET SEQ. WITH EACH PROPERTY OWNER INDICATED ON ANNEXED LIST FOR INDICATED AMOUNTS, CONDITIONED UPON PROMPT PAYMENT OF ALL INSTALLMENT PAYMENTS ON DUE DATES.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-o.

RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL RECOVERED AND UNCLAIMED MOTOR VEHICLES, 221 JUNK VEHICLES, PURSUANT TO N.J.S.A. 39:10A-1 AND N.J.S.A. 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL PERSONAL PROPERTY, NOT NEEDED FOR PUBLIC USE, 16 SCRAP VEHICLES, DIVISION OF MOTORS, PURSUANT TO N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO SUBMIT APPLICATION TO UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE REQUESTING FUNDS TO CONTINUE NEWARK CHILDHOOD LEAD POISONING PREVENTION AND CONTROL PROJECT, FOR PERIOD JANUARY 1, 1978 TO DECEMBER 31, 1978. (FEDERAL GRANT-\$455,213., CITY IN-KIND CONTRIBUTION-\$201,205., TOTAL-\$656,418.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION AUTHORIZING ESTABLISHMENT OF A WORKMEN'S COMPENSATION INSURANCE FUND, IN AMOUNT NOT TO EXCEED \$2,500,000., TO PAY OBLIGATIONS OF CITY OF NEWARK ARISING OUT OF LABOR AND WORKERS COMPENSATION ACT (N.J.S.A. 34:15-1 ET SEQ.).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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7-R-s.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO EDYTHE

MITCHELL, SOCIAL CASEWORKER, DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE,  
FOR PERIOD BEGINNING OCTOBER 11, 1977 AND ENDING APRIL 11, 1978. (POSITION WITH  
M.P.D.O. - FIRST LEAVE BEGAN APRIL 11, 1977)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO JUDY FORD

WILSON, NUTRITIONIST, C.H.S., DIVISION OF HEALTH, DEPARTMENT OF HEALTH AND WELFARE,  
FOR PERIOD BEGINNING DECEMBER 2, 1976 AND ENDING JUNE 2, 1977. (PROJECT DIRECTOR,  
DIVISION OF HEALTH - FIRST LEAVE BEGAN JUNE 2, 1975)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION RESCINDING RESOLUTION 7-R-ft, ADOPTED SEPTEMBER 7, 1977,

"RESOLUTION AUTHORIZING CITY OF NEWARK TO CONVEY AT PRIVATE SALE, ALL RIGHT, TITLE AND  
INTEREST, IF ANY, THE BED OF BRANFORD STREET, NOW VACATED AND HEREINAFTER DESCRIBED IN  
SCHEDULE A, TO FAITOUTE IRON AND STEEL COMPANY FOR \$550.; PURSUANT TO N.J.S.A.  
40:60-28. (NOT NEEDED FOR PUBLIC USE)"

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION AUTHORIZING CITY OF NEWARK TO CONVEY AT PRIVATE SALE, ALL RIGHT,

TITLE AND INTEREST, IF ANY, THE BED OF BRANFORD STREET, NOW VACATED AND HEREINAFTER  
DESCRIBED IN SCHEDULE A, TO FAITOUTE STEEL COMPANY, INC. FOR \$550., PURSUANT TO N.J.S.A.  
40:60-28. (NOT NEEDED FOR PUBLIC USE)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-w.

RESOLUTION DESIGNATING EIGHT (8) BANKS AS DEPOSITORIES FOR FUNDS OF THE CITY OF NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and directing the City Clerk to send communication to Finance Director Fleming Jones directing that this resolution shall be effective from date of adoption through March 31, 1978, to allow the Council to annually designate the depositories for City funds; further since this provision has been added, it will be necessary for Administration to submit another resolution designating depositories well in advance of the above-noted expiration date, was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION DESIGNATING INTERSECTION OF WILLOUGHBY STREET AND ST. JAMES PLACE AS A STOP INTERSECTION AND MARKED, PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING DIRECTOR OF PUBLIC WORKS TO NEGOTIATE AND CONTRACT FOR HIRE OF TRUCKS FOR SNOW PLOWING AND CARTING FOR WINTER SEASON 1977-1978, IN ACCORDANCE WITH N.J.S.A. 40A:11-5.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING FINANCE DIRECTOR TO ISSUE CHECKS TO PERSONS AND IN AMOUNTS SHOWN ON ANNEXED EXHIBIT "A", TOTALING \$23,693.40, FOR OVERPAYMENTS CARRIED IN BOOKS AND RECORDS OF TAX COLLECTOR BY REASON OF COUNTY BOARD JUDGEMENTS, VETERANS ALLOWANCE, SENIOR CITIZEN ALLOWANCE AND CASH OVERPAYMENTS, FOR YEARS 1972, 1973, 1974, 1975, 1976 AND 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING MAYOR TO EXECUTE AND FILE PRE-APPLICATION FOR FEDERAL ASSISTANCE FOR YOUTH COMMUNITY CONSERVATION AND IMPROVEMENT PROJECTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING EXECUTIVE DIRECTOR OF NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO ACT AS AGENT OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH KELLY ENTERPRISES, INC., HIGHEST RESPONSIBLE BIDDER, FOR SELECTIVE TIMBER CUTTING, OF APPROXIMATELY 376,418 BOARD FEET OF TIMBER FOR \$18,820.90, AS PROVIDED FOR IN BIDS AND SPECIFICATIONS; SAID FUNDS SHALL BE COLLECTED ON BEHALF OF CITY OF NEWARK BY NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION PURSUANT TO RESOLUTION 7-R-h, MARCH 20, 1974, AS AMENDED BY RESOLUTION 7-R-k, JULY 16, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO AMEND CONTRACT WITH NEW HOPE DEVELOPMENT CORPORATION (RESOLUTION 7-R-v, JUNE 15, 1977) TO PROVIDE GENERAL SKILLS TRAINING DURING PERIOD OCTOBER 11, 1976 THROUGH OCTOBER 14, 1977, BY EXTENDING TERM OF CONTRACT TO NOVEMBER 18, 1977; NO ADDITIONAL FUNDS REQUIRED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

October 19, 1977

7-R-bd.

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RESOLUTION BY THE MUNICIPAL COUNCIL EXPRESSING DEEP SORROW UPON THE DEATH

OF HARRY S. REICHENSTEIN, NEWARK CITY CLERK, RETIRED.

WHEREAS, the esteemed and beloved Harry S. Reichenstein, Newark City Clerk during the period 1933 - 1971, departed this life on October 16, 1977; and

WHEREAS, among the many outstanding accomplishments of Harry S. Reichenstein was his continuing promotion of the general welfare of all municipalities through improvement of the quality of service furnished by Municipal Clerks in the administration of Local Government; and

WHEREAS, he worked diligently for the development, exchange and dissemination of information, ideas and techniques relating to Municipal Government resulting in great benefit to the general public; and

WHEREAS, during his long career with the City of Newark, spanning more than 38 years, Mr. Reichenstein received numerous coveted awards for his professional contributions in his chosen field, which earned him a statewide, national and international reputation as a leading Municipal Government specialist; and

WHEREAS, Harry S. Reichenstein was widely known and loved for his eagerness to be of assistance to people in all walks of life, and was a friend and counsellor to innumerable individuals; and

WHEREAS, he was distinguished by his warm personality, unfailing courtesy and genuine regard for all with whom he was associated; and

WHEREAS, the City of Newark acknowledges the great contribution of his public service;

NOW, THEREFORE, BE IT RESOLVED by the Members of the Newark Municipal Council, that we do hereby express our deep sorrow at the passing of Harry S. Reichenstein and extend to his wife Sylvia and family our most sincere condolences.

BE IT FURTHER RESOLVED that a copy of this resolution suitably inscribed be prepared and sent to members of the bereaved family.

This resolution was presented by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris requested the Council and the audience to stand in silence for one moment in memory of the late Harry S. Reichenstein.

7-R-be.

RESOLUTION URGING CONGRESSIONAL SUPPORT FOR THE CONSUMER COMMUNICATIONS

REFORM ACT OF 1977 WHICH IS DESIGNED TO CONTINUE LOW COST TELEPHONE SERVICE FOR RESIDENTS OF THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION APPOINTING JAN PITTMAN VANDERPOOL CONSTABLE FOR A TERM ENDING DECEMBER 31, 1977 AND APPROVING HIS BOND AS TO SUFFICIENCY.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION APPROVING DETERMINATION OF CENTRAL PLANNING BOARD THAT CITY BLOCK 96, CONSISTING OF LOTS 1, 5, 6, 8, 10, 33, 36 AND 39 SPECIFICALLY DESCRIBED IN REPORT OF FINDINGS OF CENTRAL PLANNING BOARD, PURSUANT TO RESOLUTION 7-R-fe, SEPTEMBER 7, 1977, IS A BLIGHTED AREA AS DEFINED IN CHAPTER 187 OF THE LAWS OF 1949 OF NEW JERSEY (N.J.S.A. 40:55-21.1 ET SEQ.), AS AMENDED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION APPROVING DETERMINATION OF CENTRAL PLANNING BOARD THAT CITY BLOCK 2777, SPECIFICALLY DESCRIBED IN REPORT OF FINDINGS OF CENTRAL PLANNING BOARD, PURSUANT TO RESOLUTION 7-R-ci, SEPTEMBER 7, 1977, IS A BLIGHTED AREA AS DEFINED IN CHAPTER 187 OF THE LAWS OF 1949 OF NEW JERSEY (N.J.S.A. 40:55-21.1 ET SEQ.), AS AMENDED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION URGING THE CITY ADMINISTRATION TO INVESTIGATE THE FEASIBILITY OF OBTAINING FEDERAL FUNDING FOR A FACILITY IN OUR CITY TO AID THE VICTIMS OF MARITAL VIOLENCE, OR "BATTERED WIVES;" FURTHER, SUPPORTING THE PASSAGE OF THE DOMESTIC VIOLENCE PREVENTION AND TREATMENT ACT OF 1977, SCHEDULED FOR DEBATE IN CONGRESS, WHICH WOULD PROVIDE \$15 MILLION NATION-WIDE TO ESTABLISH A DOMESTIC VIOLENCE SHELTER PROGRAM ON THE NATIONAL LEVEL, was made by Councilman Giuliano, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-M-b.

A MOTION REQUESTING THE CITY AND COUNTY ENGINEERING DEPARTMENTS TO CONDUCT A TRAFFIC SURVEY OF EAST-WEST PATTERNS OF THE ENTIRE LENGTH OF BLOOMFIELD AVENUE TO DETERMINE THE FEASIBILITY OF ELIMINATING THE "NO PARKING: 7-9 A.M. EASTBOUND AND 4-6 P.M. WESTBOUND" REGULATION, DUE TO THE REDUCTION IN TRAFFIC OF THIS THOROUGHFARE BY THE ADVENT OF ROUTE 280, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

Councilwoman Villani called attention that there are many City-owned properties which are boarded up and vacant and have not been put to use. She referred to the Residency Ordinance which requires City employees to reside within the City of Newark and yet they are not allowed to participate in the Public Auction of City-owned properties.

Councilwoman Villani, therefore, MOVED THAT A COMMUNICATION BE DIRECTED TO THE CORPORATION COUNSEL TO INVESTIGATE THE POSSIBILITY OF AMENDING EXISTING LEGISLATION TO PERMIT CITY EMPLOYEES TO BID ON CITY-OWNED PROPERTIES. This motion was seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-d.

A MOTION DIRECTING THE CITY CLERK TO REQUEST BOARD OF ADJUSTMENT SECRETARY ROSSI TO IMMEDIATELY HAVE HIS INSPECTOR INFORM THE CHURCH OPERATING AT 30 RANDOLPH PLACE THAT THEY ARE DOING SO ILLEGALLY AND THAT HE TAKE IMMEDIATE STEPS TO ENFORCE COMPLIANCE WITH THE ZONING ORDINANCE; AND FURTHER DIRECTING THE CITY CLERK TO INVITE BUSINESS ADMINISTRATOR BUCK, CORPORATION COUNSEL PERILLO, ENGINEERING DIRECTOR ZACH, TAX COLLECTOR JOSEPH, BOARD OF ADJUSTMENT SECRETARY ROSSI AND TRAFFIC ENGINEER CEBALLOS TO MEET WITH THE MUNICIPAL COUNCIL AT THEIR SPECIAL CONFERENCE OCTOBER 25, 1977 TO DISCUSS THE BIBLE FELLOWSHIP CHURCH, 30 RANDOLPH PLACE, was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-M-e.

A MOTION DIRECTING THE CITY CLERK TO SEND COMMUNICATION TO DAVID S. RINSKY,

PRESIDENT, GREATER NEWARK CHAMBER OF COMMERCE, EXPRESSING THE EXTREME DISPLEASURE OF  
THE MUNICIPAL COUNCIL AT STATEMENTS IN PARAGRAPH THREE OF HIS MEMORANDUM TO THE  
COUNCIL, DATED OCTOBER 19, 1977, OPPOSING THE PROPOSED NAME CHANGE FOR ELIZABETH AVENUE,  
WHICH STATEMENTS NEGATIVELY REFLECT ON NEWARK'S BLACK COMMUNITY AND BLACK CITIZENS  
GENERALLY; FURTHER REQUESTING MR. RINSKY TO EXPLAIN THE "THINKING" BEHIND THIS INSENSI-  
TIVE POSTURE TO COUNCIL IMMEDIATELY, was made by Councilman Tucker, seconded by  
President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK,  
RECEIVED OCTOBER 5, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF LAW AND ESTABLISHING SALARIES  
THEREFOR,' (6-S & F-g) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE  
POSITIONS OF INVESTIGATOR, LAW DEPARTMENT AND SENIOR INVESTIGATOR, LAW DEPARTMENT)"

(Investigator, Law Department	1977	\$10,045. - \$12,209.
	1978	10,547. - 12,819.
Senior Investigator, Law Department	1977	12,209. - \$14,840.
	1978	12,819. - 15,582.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Corporation Counsel Perillo met with the Council October 18, 1977)

A motion directing the City Clerk to place this ordinance on the November 2,  
1977 Calendar of the Municipal Council for first reading was made by Councilman  
Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

October 19, 1977

8-b.

476

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK,  
RECEIVED OCTOBER 5, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND  
ESTABLISHING SALARIES THEREFOR,' (6-S & F-d) ADOPTED MAY 4, 1977 AND AMENDMENTS  
THERETO. (TO CREATE THE TITLE OF ASSISTANT PURCHASING AGENT AS PER CIVIL SERVICE  
CLASSIFICATION)"

(Central Purchase Division

Assistant Purchasing Agent	1/1/77	\$14,133. - \$17,179.
	1/1/78	14,840. - 18,038.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

Councilman Carrino noted the possibility that other employees would be affected by this ordinance and perhaps by its adoption the Council would be opening the door for such other employees.

Councilman Tucker stated when the ordinance was originally tabled, it did not include the 5% given to all City employees.

President Harris requested background information on this matter be prepared for discussion at the next pre-meeting conference.

A motion directing the City Clerk to place this ordinance on the November 2, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED OCTOBER 5, 1977,  
ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING  
POSITIONS IN THE DEPARTMENT OF LAW AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-g)  
ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF CLAIMS  
EXAMINER)"

(Claims Examiner	1/1/77	\$7,638. - \$9,284.
	1/1/78	8,173. - 9,748.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Corporation Counsel Perillo met with the Council October 18, 1977)

(For action on this matter, see Item 6-F-f on Page 6 in the minutes of this meeting)



October 19, 1977

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK,  
RECEIVED OCTOBER 5, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,  
'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING  
SALARIES THEREFOR,' (6-S & F-j) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO  
CREATE THE POSITION AND SALARY RANGE FOR SIGN DESIGNER PROCESSOR AND LETTERER  
FOREMAN, 37½ HOURS)"

(Sign Designer, Processor	Minimum	\$17,255. - \$18,117.
and Letterer, Foreman	First Step	17,955. - 18,852.
(37½ hrs.)	Maximum	18,382. - 19,323.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance and directing the City Clerk to invite Public Works Director Friscia, Personnel Officer Veltri and Traffic and Signals Division Manager Palumbo to meet with the Municipal Council at their pre-meeting conference November 1, 1977 to discuss this matter, was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK,  
RECEIVED OCTOBER 5, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING  
PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK,  
NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON SOUTH ELEVENTH  
STREET."

(South Eleventh Street, east side, beginning 248 feet north of the northerly curbline of Springfield Avenue and extending 70 feet northerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 2, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK,  
RECEIVED OCTOBER 7, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE SALE OF PREMISES  
COMMONLY KNOWN AS 19-27 GARSIDE STREET, BLOCK 474, LOTS 42, 43, 44 AND 45, TO THE  
HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF  
N.J.S. 40A:12-13 (b) (1)." (\$6,800.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

October 19, 1977

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A motion directing the City Clerk to place this ordinance on the November 2, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED OCTOBER 7, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO DELETE THE POSITION AND SALARY RANGE FOR ASSESSMENT DATA COORDINATOR AND TO CREATE THE POSITION AND SALARY RANGE FOR PRINCIPAL ASSESSING CLERK, TYPING AS PER CIVIL SERVICE CLASSIFICATION)"

(Assessment Data Coordinator	1977	\$ 9,749. - \$11,628.
	1978	10,236. - 12,209.
Principal Assessing Clerk	1977	\$ 9,749. - \$11,628.
(Typing)	1978	10,236. - 12,209.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this ordinance to Administration, as per their request, was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED OCTOBER 7, 1977, ENCLOSING PROPOSED "ORDINANCE ESTABLISHING A UNIFORM CONSTRUCTION CODE ENFORCING AGENCY IN THE CITY OF NEWARK, NEW JERSEY."

(This ordinance shall bring Newark into compliance with codes and requirements of the New Jersey State Uniform Construction Code)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Engineering Director Zach met with the Council October 18, 1977)

A motion directing the City Clerk to place this ordinance on the November 2, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Bottone.

October 19, 1977

8-1.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK,  
RECEIVED OCTOBER 7, 1977, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF  
EAST ALPINE STREET AS LAID OUT ON THE MAP OF THE COMMISSIONERS LAYING OUT STREETS,  
AVENUES AND SQUARES EXTENDING FROM FRELINGHUYSEN AVENUE SOUTHEASTERLY TO ITS TERMINUS."

(Approved by Central Planning Board)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 2, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-j.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK,  
RECEIVED OCTOBER 7, 1977, ENCLOSING PROPOSED "ORDINANCE PROVIDING FOR THE VACATION OF  
DENBIGH STREET AS LAID OUT ON THE MAP OF THE COMMISSIONERS LAYING OUT STREETS, AVENUES  
AND SQUARES EXTENDING FROM MALVERN STREET WESTERLY TO ITS TERMINUS."

(Approved by Central Planning Board)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 2, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-k.

The City Clerk presented PROPOSED "ORDINANCE TO AMEND ORDINANCE 6-S & F-a,  
ADOPTED JANUARY 27, 1977, AS AMENDED BY ORDINANCE 6-S & F-g, ADOPTED MARCH 2, 1977,  
AND FURTHER AMENDED BY ORDINANCE 6-S & F-u, ADOPTED MAY 4, 1977, WHICH ORDINANCE  
CREATED AND CONTINUED THE CENTRAL PLANNING BOARD AND THE BOARD OF ADJUSTMENT, SO AS TO  
REINSTATE THE PROVISION THAT SALARIES OF MEMBERS OF THE BOARD OF ADJUSTMENT BE PAID  
QUARTERLY AND IN PROPORTION TO THE NUMBER OF MEETINGS ATTENDED."

(Copy of ordinance submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 2, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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The City Clerk was directed to request the Law Department to prepare an ordinance which would contain the provision that the salary of Members of the Alcoholic Beverage Control Board (\$2,500. per annum) be paid quarterly and in proportion to the number of meetings attended during such quarter. (Similar language is contained in ordinances covering the Central Planning Board and the Board of Adjustment)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from September 28, 1977 to October 11, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Carnevale-Spitz Chapter #3 DAV Auxiliary	7312 (Amended)
Carnevale-Spitz Chapter #3 DAV Auxiliary	7395 (Amended)
St. Antoninus Prayer Group	7424 (Amended)
St. Casimir's PTA	7463 (Amended)
Parent Association of St. Benedict's Elementary School	7472 (Amended)
Polish Cultural Foundation	7480 (Amended)
St. Rocco Church	7506 (Amended)
Kids Corporation	7543
Congregation B'Nai Zion	7545

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Ukrainian National Women's League of America, Branch #28	7341 (Amended)
The Hilary School	7537
Ironbound Community Corporation	7538
Newark Police Post #1439-VFW	7539
Bronze Shields, Inc.	7540
Unified Vailsburg Service Organization	7541
Unified Vailsburg Service Organization	7542

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RAFFLES LICENSES (Continued)

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Church of Our Lady of Good Counsel	7544
Genesis Baptist Church	7546
Rosary Altar Society - St. John's Ukrainian Catholic Church	7547
Rosary Altar Society - St. John's Ukrainian Catholic Church	7548

A motion to concur in the Report was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 12:40 A. M., Thursday, October 20, 1977.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President



Newark, New Jersey, November 2, 1977

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November 2, 1977

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:30 P. M.

The audience arose for the National Anthem.

The prayer was offered by City Clerk D'Ascensio.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant Jack Yablonsky, Sergeant-at-Arms.

President Harris stated, "In accordance with New Jersey P.L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on October 26, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented REPORT OF OFFICE OF THE CITY CLERK, FOR THE MONTH OF SEPTEMBER, 1977.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b.

The City Clerk presented COPY OF INVESTMENT ACTIVITY REPORT, FOR PERIOD JULY 1, 1977 TO AUGUST 31, 1977, SUBMITTED BY FLEMING JONES, JR., DIRECTOR OF FINANCE.

(Copy submitted to each Member of the Council)

The City Clerk read the following schedule of Investments for period July 1, 1977 to August 31, 1977 submitted by Director of Finance Jones:

**INVESTMENT ACTIVITY REPORT**  
7/1/77 - 8/31/77

<u>FUND</u>	<u>TYPE</u>	<u>DATE</u>	<u>MATURITY</u>	<u>RATE</u>	<u>AMOUNT</u>	<u>DESCRIPTION</u>	<u>BANK/BROKER</u>	<u>SAFEKEEPING</u>
Current	Repurchase	7/5/77	7/6/77	5.25%	\$2,500,000.00	\$ 500,000.00 GNMA 9%	First National State Bank	First National State
	"	7/5/77	7/7/77	5.25%	4,500,000.00	2,000,000.00 GNMA 9%	550 Broad Street, Newark	
						2,000,000.00 GNMA 9%		
						2,500,000.00 GNMA 8.5%		
	"	7/6/77	7/25/77	5.40%	2,000,000.00	980,014.39 GNMA 8.5%	Paine Webber Jackson & Curtis	First National State
						975,773.36 GNMA 8%	25 Broad Street New York, N.Y.	
	"	7/7/77	7/8/77	5.25%	4,000,000.00	4,000,000.00 Banks for	First National State Bank	First National State
	"	7/8/77	7/11/77	5.25%	3,500,000.00	Co-Up 5.2%	First National State Bank	First National State
						1,000,000.00 GNMA 9%		
						2,500,000.00 GNMA 8%	First National State Bank	First National State
	"	7/8/77	7/25/77	5.45%	515,000.00	500,000.00 U.S. Notes8%	Bevill, Bresler & Schulman	First National State
	"	7/11/77	7/13/77	5.25%	4,000,000.00	GNMA 9%	Gateway I, Newark	
						1,000,000.00 GNMA 8%	First National State Bank	First National State
						1,500,000.00 FEA 4.125%		
						500,000.00 GNMA 8.5%		
	"	7/11/77	8/8/77	5.40%	1,000,000.00	1,000,000.00 U.S. Notes	Bevill, Bresler & Schulman	First National State
						7.25%		
	"	7/11/77	8/8/77	5.5%	3,280,000.00	483,000.00 GNMA, 8%	Bevill, Bresler & Schulman	First National State
						922,000.00 GNMA, 7.5%		
						965,000.00 GNMA, 7.5%		
						910,000.00 GNMA, 8%		
	"	7/13/77	7/15/77	5.25%	1,000,000.00	GNMA, 9%	First National State Bank	First National State
	"	7/13/77	7/18/77	5.25%	2,000,000.00	1,000,000.00 FEA 4.125%	First National State Bank	First National State
						1,000,000.00 GNMA 8%		
	"	7/15/77	7/22/77	5.40%	972,000.00	1,000,000.00 U.S. Notes	Bevill, Bresler & Schulman	First National State
						7.25%		
	"	7/15/77	7/29/77	5.50%	817,000.00	878,678.09 GNMA 7.25%	Bevill, Bresler & Schulman	First National State



INVESTMENT ACTIVITY REPORT  
7/1/77 - 8/31/77

<u>FUND</u>	<u>TYPE</u>	<u>DATE</u>	<u>MATURITY</u>	<u>RATE</u>	<u>AMOUNT</u>	<u>DESCRIPTION</u>	<u>BANK/BROKER</u>	<u>SAFEKEEPING</u>
Current	Repurchase	7/19/77	7/19/77	5.25%	\$4,190,000.00	U.S. Notes 7.75%	First National State Bank	First National State
"	"	7/19/77	7/21/77	5.25%	2,200,000.00	GNMA, 8.5%	First National State Bank	First National State
"	"	7/19/77	8/4/77	5.40%	1,200,000.00	GNMA, 7 1/2%	Paine Webber Jackson & Curtis	First National State
"	"	7/21/77	7/26/77	5.35%	2,000,000.00	GNMA 9%	Paine Webber Jackson & Curtis	First National State
"	"	7/22/77	7/25/77	5.25%	2,000,000.00	GNMA, 9%	First National State Bank	First National State
"	"	7/25/77	8/3/77	5.45%	515,000.00	U.S. Notes	Bevill, Bresler, & Schulman	First National State
"	"	7/25/77	7/29/77	5.35%	1,000,000.00	GNMA, 8 1/2%	Paine Webber Jackson & Curtis	First National State
"	"	7/25/77	7/28/77	5.35%	1,000,000.00	GNMA 8 1/2%	Paine Webber Jackson & Curtis	First National State
"	"	7/25/77	8/8/77	5.35%	125,000.00	GNMA, 8%	Paine Webber Jackson & Curtis	First National State
"	"	7/26/77	8/15/77	5.35%	2,000,000.00	GNMA, 9%	Paine Webber Jackson & Curtis	First National State
"	"	7/27/77	8/1/77	5.35%	1,000,000.00	GNMA, 8%	Paine Webber Jackson & Curtis	First National State
"	"	7/28/77	8/3/77	5.35%	1,000,000.00	GNMA, 8.25%	Paine Webber Jackson & Curtis	First National State
"	"	7/29/77	8/17/77	5.50%	817,000.00	GNMA 7.25%	Bevill, Bresler & Schulman	First National State
"	"	7/29/77	8/19/77	5.45%	973,000.00	U.S. Bonds 7.25%	Bevill, Bresler & Schulman	First National State
"	"	7/19/77	8/12/77	5.45%	1,025,000.00	U.S. Notes 7.625%	Bevill, Bresler & Schulman	First National State
"	"	7/29/77	8/1/77	5.40%	964,000.00	U.S. Bonds 7.25%	Bevill, Bresler & Schulman	First National State
"	"	8/1/77	8/18/77	5.50%	4,000,000.00	GNMA Pass thru 8%	Paine Webber, Jackson & Curtis	First National State

INVESTMENT ACTIVITY REPORT  
7/1/77 - 8/31/77

FUND	TYPE	DATE	MATURITY	RATE	AMOUNT	DESCRIPTION	BANK/BROKER	SAFEKEEPING		
Current	Repurchase				\$	\$ 379,049.29	GNMA 8%	6-15-2004		
						793,860.55	GNMA 6.5%	1-15-2003		
						494,409.19	GNMA 8.25%	5-15-2006		
						472,939.71	GNMA 7.25%	10-15-2005		
						487,345.75	GNMA 7.25%	3-15-2006		
	"	8/2/77	8/16/77	5.50%	4,000,000.00	GNMA 8%	Pain Webber, Jackson & Curtis First National State	12-15-2006		
					3,017,141.46	GNMA 7.5%	6-15-2007			
	"	8/3/77	8/5/77	5.5%	1,500,000.00	GNMA 9%	First National State Bank	First National State	2-15-2005	
					500,000.00	GNMA 8%		1-15-2007		
	"	8/4/77	8/22/77	5.5%	3,000,000.00	U.S. Note 7%			5-15-82	
	"	8/4/77	8/15/77	5.5%	2,000,000.00	GNMA 8%		First National State Bank	First National State	12-15-2006
					200,000.00	GNMA 8%		First National State Bank	First National State	1-15-2007
	"	8/5/77	8/18/77	5.70%	1,500,000.00	FHA 4.125%		First National State Bank	First National State	5-1-83
	"	8/5/77	8/18/77	5.70%	1,500,000.00	U.S. Notes 7%				5-15-82
					500,000.00	GNMA 8%		First National State Bank	First National State	10-15-2006
					500,000.00	GNMA 8%				1-15-2007
	"	8/8/77	8/10/77	5.70%	1,000,000.00	GNMA 8.5%		First National State Bank	First National State	12-15-2005
					100,000.00	GNMA 8%				7-15-2006
	"	8/8/77	8/11/77	5.70	2,351,000.00	GNMA 7.5%		Bevill, Bresler & Schulman	First National State	12-15-2006
					1,020,886.48	GNMA 7.5%				9-15-2006
					974,815.15	GNMA 7.5%				11-15-2006
					492,951.77	GNMA 8%				
	"	8/9/77	9/1/77	5.65%	3,000,000.00	GNMA 9%		First National State Bank	First National State	6-15-2005
					210,000.00	GNMA 8.5%				2-15-2006
				2,000,000.00	U.S. Notes 7%				5-15-82	
"	8/10/77	8/22/77	5.65%	3,000,000.00	U.S. Notes 7%		First National State Bank	First National State	5-15-82	

INVESTMENT ACTIVITY REPORT  
7/1/77 - 8/31/77

<u>FUND</u>	<u>TYPE</u>	<u>DATE</u>	<u>MATURITY</u>	<u>RATE</u>	<u>AMOUNT</u>	<u>DESCRIPTION</u>	<u>BANK/BROKER</u>	<u>SAFEKEEPING</u>
Current	Repurchase	8/11/77	9/13/77	5.90%	\$1,390,000.00	\$ 974,815.15 492,951.77	Bevill, Bresler & Schulman	First National State
"	"	8/12/77	8/15/77	5.85%	495,000.00	500,000.00	Bevill, Bresler & Schulman	First National State
"	"	8/15/77	8/16/77	5.65%	3,500,000.00	500,000.00 1,350,000.00 500,000.00 1,150,000.00	First National State Bank	First National State
"	"	8/17/77	9/16/77	5.95%	811,000.00	867,778.85	Bevill, Bresler & Schulman	First National State
"	"	8/18/77	9/16/77	5.95%	2,568,000.00	500,136.61 248,890.55 995,065.94 999,284.67	Bevill, Bresler & Schulman	First National State
"	"	8/18/77	9/19/77	6%	4,410,000.00	955,927.28 204,175.26 521,047.58 498,138.26 1,016,142.27 497,322.53 998,121.07	Bevill, Bresler & Schulman	First National State
"	"	8/19/77	8/24/77	5.85%	700,000.00	400,000.00 300,000.00	First National State Bank	First National State
"	"	8/19/77	9/19/77	6.10%	945,000.00	995,873.43	Paine Webber, Jackson & Curtis	First National State
"	"	8/22/77	9/16/77	6%	945,000.00	993,492.56	Paine Webber, Jackson & Curtis	First National State
"	"	8/22/77	9/19/77	6%	1,890,000.00	997,571.13 994,008.32	Paine Webber, Jackson & Curtis	First National State

INVESTMENT ACTIVITY REPORT  
7/1/77 - 8/31/77

<u>FUND</u>	<u>TYPE</u>	<u>DATE</u>	<u>MATURITY</u>	<u>RATE</u>	<u>AMOUNT</u>	<u>DESCRIPTION</u>	<u>BANK/BROKER</u>	<u>SAFEKEEPING</u>
Current	Repurchase	8/24/77	8/29/77	5.875%	\$ 750,000.00	U.S. Notes 7%	First National State Bank	First National State
	"	8/24/77	9/6/77	5.875%	1,000,000.00	FHA 4.125%	First National State Bank	First National State
Revenue Sharing	Repurchase	7/11/77	7/25/77	5.25%	1,284,200.00	GNMA 8%	First National State Bank	First National State
					1,100,000.00	GNMA 8.5%		
		7/25/77	8/8/77	5.35%	425,000.00	GNMA 8%	Paine Webber, Jackson & Curtis	First National State
Counter Cyclical Revenue Sharing	Repurchase	7/27/77	8/9/77	5.35%	1,000,000.00	GNMA 8%	Paine Webber, Jackson Curtis	First National State
		7/27/77	8/15/77	5.35%	1,000,000.00	GNMA 8%	Paine Webber, Jackson Curtis	First National State
		8/9/77	9/6/77	5.65%	1,000,000.00	GNMA 7.5%	First National State Bank	First National State
Water	Repurchase	7/5/77	7/6/77	5.25%	750,000.00	GNMA 8.5%	First National State Bank	First National State
		7/6/77	7/11/77	5.25%	850,000.00	GNMA 8.5%	First National State Bank	First National State
		7/11/77	7/18/77	5.25%	900,000.00	GNMA 8%	First National State Bank	First National State
		7/18/77	7/19/77	5.25%	1,100,000.00	U.S. Bills	First National State Bank	First National State
		7/19/77	7/25/77	5.25%	100,000.00	GNMA 8.5%	First National State Bank	First National State
		7/19/77	8/4/77	5.40%	800,000.00	GNMA 7.5%	Paine Webber, Jackson & Curtis	First National State
		7/22/77	7/25/77	5.25%	450,000.00	GNMA 8%	First National State Bank	First National State

INVESTMENT ACTIVITY REPORT  
7/1/77 - 8/31/77

FUND	TYPE	DATE	MATURITY	RATE	AMOUNT	DESCRIPTION	BANK/BROKER	SAFEKEEPING
Water	Repurchase	7/25/77	8/8/77	5.35%	450,000.00	GNMA 8%	Paine Webber, Jackson & Curtis	First National State
		8/4/77	8/8/77	5.5%	500,000.00	GNMA 9%	First National State Bank	First National State
		8/4/77	9/1/77	5.5%	500,000.00	GNMA 9%	First National State Bank	First National State
		8/8/77	8/10/77	5.70%	750,000.00	GNMA 9%	First National State Bank	First National State
					100,000.00	GNMA 9%		
					250,000.00	GNMA 8.25%		
		8/10/77	8/15/77	5.65%	700,000.00	GNMA 9%	First National State Bank	First National State
					234,000.00	GNMA 8%		
					101,000.00	GNMA 9%		
		8/15/77	8/22/77	5.65%	200,000.00	GNMA 9%	First National State Bank	First National State
Other Open Space	Repurchase	8/19/77	8/24/77	5.875%	200,000.00	GNMA 9%	First National State Bank	First National State
					100,000.00	GNMA 8.25%		
		8/24/77	9/6/77	5.875%	300,000.00	GNMA 8%	First National State Bank	First National State
		7/13/77	8/3/77	5%	300,000.00	U.S. Notes 7.75%	Midlantic National Bank	Midlantic National
		8/3/77	8/17/77	5.25%	300,000.00	U.S. Notes 7.875%	Midlantic National Bank	Midlantic National
Water shed	Repurchase	8/17/77	9/4/77	5.375%	250,000.00	U.S. Notes 7.875%	Midlantic National Bank	Midlantic National
		7/13/77	8/3/77	5%	200,000.00	U.S. Notes 7%	Midlantic National Bank	Midlantic National
		8/3/77	8/17/77	5.25%	200,000.00	U.S. Notes 7 1/2%	Midlantic National Bank	Midlantic National
		8/17/77	9/14/77	5.375%	200,000.00	U.S. Notes 7 1/2%	Midlantic National Bank	Midlantic National

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A motion that the Report of Investments be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c.

The City Clerk presented QUARTERLY FINANCIAL REPORT, FOR PERIOD ENDED SEPTEMBER 30, 1977, YOUTH DEVELOPMENT CLINIC OF NEWARK, SUBMITTED BY SAUL EISENBERG, EXECUTIVE DIRECTOR.

(Copy submitted to each Member of the Council)

A motion that the Quarterly Financial Report be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d.

The City Clerk presented REPORT OF MUNICIPAL COURT, PART SIX, FOR THE MONTH OF SEPTEMBER, 1977.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD AUGUST 17, 1977.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD AUGUST 17, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g.

The City Clerk presented EVALUATION REPORT #30 OF UNIFIED VAILSBURG SERVICES, REPORT DATE JULY 22, 1977, SUBMITTED BY EXECUTIVE DIRECTOR ZALKIND, NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received and staff study be made for report to the Council was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-h.

The City Clerk presented EVALUATION REPORT #25, TREATMENT ALTERNATIVE TO STREET CRIME (TASC) REPORT DATE APRIL 20, 1977, SUBMITTED BY EXECUTIVE DIRECTOR ZALKIND, NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received and staff study be made for report to the Council was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-i.

The City Clerk presented REPORTS FROM EXECUTIVE DIRECTOR ZALKIND, NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING, FOR PERIOD BEGINNING APRIL 1, 1977 AND TERMINATE JUNE 30, 1977 - PROJECT MANAGEMENT REPORTS/SERIES #10 FOR 17 PROJECTS.

A motion that the Reports be received and staff study be made for report to the Council was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-j.

The City Clerk presented FINANCIAL STATEMENTS FOR THE CITY OF NEWARK, FOR NINE MONTHS ENDED SEPTEMBER 30, 1977, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted each Member of the Council)

A motion that the Financial Statements be received and staff study be made for report to the Council was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

BOARD OF ADJUSTMENT - APPEALS.4-A-1.

The City Clerk read IN THE MATTER OF THE APPLICATION OF NEWARK MOOSE LODGE 237, OWNER FOR A VARIANCE TO THE ZONING ORDINANCE OF THE CITY OF NEWARK, SO AS TO PERMIT IN A 2ND RESIDENCE DISTRICT THE ESTABLISHMENT OF A CLUB AT PREMISES LOCATED AT 651-653 NORTH 9TH STREET, NEWARK.

The Board of Adjustment at its regular meeting September 6, 1977 approved the above application by a vote of 5 Ayes, 1 Abstention and 1 No.

An appeal in the above matter was filed in the Office of the City Clerk September 14, 1977. The transcript in connection with this matter was filed with the City Clerk on October 17, 1977.

On October 21, 1977 the City Clerk notified the applicant, his attorney, the appellants and 10 objectors to this application who appeared before the Board of Adjustment that an appeal in this matter will be heard by the Municipal Council at their regular meeting November 2, 1977 at 1:00 P. M., in the Council Chamber, second floor, City Hall, Newark.

Each Member of the Council was furnished with a copy of the transcript in connection with this application.

This is the time and place for the appeal to commence.

President Harris called for those desiring to be heard on this matter to approach the rail, give his name and address and be heard.

MR. JAMES P. LORDI, 185 LAFAYETTE STREET, NEWARK, NEW JERSEY, appeared on behalf of Moose Lodge, the applicant.

President Harris questioned whether there were any objectors present.

President Harris questioned Assistant Corporation Counsel Bressler, with respect to objectors or anyone who desired to be heard. Is he correct legally if he states that the Council will entertain statements that are relevant and whose names appeared on the transcript. No new information is to be entertained at this time by the Municipal Council.

Assistant Corporation Counsel Bressler replied in the affirmative.

President Harris said he wants to make it very clear for all parties to understand that no new information will be entertained by the Municipal Council. We will deal precisely in the area of what appears in the transcript.

MR. FRANK RIZZITELLI, 612 NORTH 9TH STREET, NEWARK, NEW JERSEY, addressed the Municipal Council objecting to the granting of this application because that area is a residential area.



Assistant Corporation Counsel Bressler questioned the objector whether he is represented by an attorney or is he representing himself.

Mr. Rizzitelli replied he is representing himself.

Assistant Corporation Counsel Bressler said that since the objector is appearing pro-se he has the right to offer oral argument, the same as the applicant's attorney may offer oral argument. He cannot bring in any new testimony. However, he can offer an argument explaining his point of view, pointing out various facts that were brought out at the hearing.

President Harris said he thinks Mr. Rizzitelli desires to make it known to the Council publicly and for it to appear on our record.

Mr. Rizzitelli said he is not here to present new evidence. The area he lives in is a residential section. This is not a normal wide street to park cars on both sides. When they have their meetings, cars are parked all over the neighborhood. One of the cars were parked in his drive-way. He said that if they want to have their club let them have it where they live. He felt it was unfair to the residents of the area. They do pay taxes and they should be heard. He said the Mayor claims he wants to up-grade the City but how can you up-grade an area when you permit a club from another town to take over the neighborhood.

MR. ANGELO ALFANO, 647 NORTH 9TH STREET, NEWARK, NEW JERSEY, addressed the Municipal Council objecting to this application.

Assistant Corporation Counsel Bressler questioned Mr. Alfano whether he objected at the Board of Adjustment hearing and he replied in the affirmative.

Mr. Alfano said the objection he has is that they have a club in Belleville and they want to come to Newark and he lives next door to the building they want. As it is they have a problem. If they do get the variance it is going to be a bigger problem as far as parking. They have no place to park and they park all over the streets and he hears now they have over 600 members. If they do get the variance he doesn't know about a liquor license, club license, they don't want that either.

President Harris questioned whether there were any other objectors desiring to be heard on this matter.

An objector appeared but Assistant Corporation Counsel Bressler questioned him as to whether he filed an appeal and he replied in the negative. Assistant Corporation Counsel Bressler indicated that this objector cannot be heard because he did not file an appeal. Only those who filed the appeal may be heard. This hearing is to be held for the appellants only.

Councilman Carrino questioned if the people who appeared at the original

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Board of Adjustment hearing have the right to object, according to law.

Assistant Corporation Counsel Bressler said they have a right to bring in an appeal but only those who brought the appeal have a right to be heard.

Councilman Carrino said it has been their understanding at the pre-meeting conference that anyone who appeared to object at the Board of Adjustment hearing was entitled to object here, not just the persons who signed the appeal form. According to the State Law no new people can come and voice their objections. Those who did appear can also voice their objections here.

Assistant Corporation Counsel Bressler replied that perhaps there may have been some misunderstanding. All those who appeared and objected are already interested parties to take an appeal of the decision of the Board of Adjustment to this governing body. However, as far as the governing body is concerned they can only hear arguments, oral or receive written arguments on behalf of the one who took the appeal and in behalf of the applicant. You cannot hear objectors merely because they appeared below. Only if they are actually those who take an appeal to the Municipal Council.

Councilman Carrino said only one or two persons filed the appeal and he does not think it is the right interpretation. According to what he read and information he received, the person who puts in the appeal, written appeal to the City Clerk is not the only person entitled to be heard. We sent out notifications according to law, to all those people who appeared to object at the Board of Adjustment. Now according to you, we should only sent out notices to the people who formally appealed and he felt that was not the intent of the law.

Assistant Corporation Counsel Bressler stated that notices are to be sent out to all of those objectors that they have an opportunity to come and listen to the proceedings and they be kept aware of the decision. However, that does not give them the right to address the governing body. Assistant Corporation Counsel Bressler read Title 40:55C-17B "The parties may submit oral and written arguments on the record of such meetings. The parties being the appellants, or appellant, and the applicant" Those are the only parties that can be heard at this meeting.

Councilman Carrino said that point is that all the Councilmen should understand that if there is an appeal in their Ward, everyone who objected better sign the appeal to the City Clerk because the people who objected will not get an opportunity to speak.

President Harris informed the objector, predicated on the legal opinion of the Assistant Corporation Counsel, the Council cannot permit him to speak. He indicated that this is the first appeal that we have entertained since the new statute has gone into effect. We are more or less feeling our way on this first appeal.

Councilwoman Villani questioned Mr. Rizzitelli what type of business was there before the Moose Lodge.

Assistant Corporation Counsel Bressler informed Councilwoman Villani that this was not the time for new testimony. You may only hear arguments of the appellant and the applicant.

President Harris questioned Assistant Corporation Counsel Bressler would she suggest the Council conclude with Mr. Lordi, representing the applicant, and she replied in the affirmative.

Mr. Lordi said that the transcript is before the Council and the arguments that were presented before the Board of Adjustment, as far as the applicant is concerned, are in the record. What they tried to show specifically when they appeared before the Board of Adjustment is to indicate exactly what has taken place. He brought out at the time through testimony of their secretary, that the Loyal Order of Moose presently occupies the premises in front of this particular tract of land. This club had been there for a long period of time, more particularly it has been acquired by the St. Anthony's Field Club, Inc. back in June of 1949 and it has always been used as a club house and for no other intent or purpose. When they purchased this property they did not purchase it with the understanding that they were going to have a club license. They purchased it and immediately ran a club house there. Subsequently thereto, they bought this land in back of it, which is the subject matter and their reason for purchasing it was rather obvious. They needed more parking area and when it was purchased that was the thought behind it. Since that time they conducted the premises without a liquor license. The objectors seem to object to that particular phase because they are anticipating what they are going to do in the future. Those thoughts do not enter into their minds right now. Their application was specific for a variance to conduct a club on the premises. Whether this body goes along with this thinking or not the fact of the matter is whether you say yes or no to them, this club is going to exist regardless because they are already there. They are operating. He further stated that they run on an average one meeting every month, once in a while they run an affair and when they do they make their application to the ABC for a special liquor license, which the Council cannot deprive them. They are an organization of possibly 600 to 700 members but the average meeting that they run has about 40 or 50 members, depending on the nature of the business. They are not the only people that operate in this vicinity. People who live there also have automobiles, and in this day and age they have two or more and constantly parking in the street. He understands there is a Catering Company there in the immediate

vicinity and they also operate. All they are asking the Council to do is to extend what they already have. Regardless of what thinking they may have, if this application is denied, then they still have an operation, they still have a club. He gave a detailed description of what the organization does.

Mr. Lordi said that they have filed an application with the Board of Adjustment according to law, notified everybody, and the Board saw fit to grant this particular permit. The objectors saw fit to object and he thinks the only thing the Council has to decide is whether or not they want to go along with the thinking of the Board of Adjustment.

Councilman Carrino said that he disagrees with Mr. Lordi as to the findings of the Board of Adjustment. To make it black and white is not fair to anyone. He thinks we should at least try to accommodate everybody so that if we do decide to go along with it there may be certain stipulations that were not put in the Board of Adjustment decision. He might agree with them or he might not. Certainly no one here, including the people from the transcript that he read, people who live in that area have anything to say adverse about the Moose Lodge and the Members. That is not the question. Some of the statements made in the transcript were valid because a lot of that property lies in Belleville and Newark has no responsibility. However, the above premises in question lies in Newark and it is a residential neighborhood. Certainly no one can and certainly these gentlemen objecting can not stop them from doing anything with Moose Lodge. There are certain conditions that the Council requests of the Moose Lodge if they want to use that building that is located in Newark. Certainly all the work that was done at that building was done before they even applied for an application. That was not right to begin with.

Mr. Lordi continued that the matter came before the Board of Adjustment. The only one that can make a determination as to what the decision should be is the Board of Adjustment. The Council, according to law, can only make a decision today either to knock down this appeal or whether to approve it. You cannot impose any conditions.

Assistant Corporation Counsel Bressler stated for the record while under the old law the Council could either approve or disapprove the decision of the Board of Adjustment, under the new land use law "40:55D-17, Section D, 'the governing body may reverse, remand or affirm only wholly or in part or may modify the final decision of the Planning Board or the Board of Adjustment, as the case may be.'" She would agree that this body may modify the decision if it wishes, by imposing certain conditions.

Mr. Lordi disagreed and stated he thinks they are going too far and felt they could not impose any conditions.

November 2, 1977

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Councilman Carrino said that if the Belleville Moose Lodge located in Belleville, and you buy a garage, and know you want to get a liquor license in Newark he felt he was going a little too far.

Mr. Lordi said that this is not an application for a liquor license. We are here specifically to get a variance in order to operate a club in the City of Newark. To state to him specifically that he can't make an application to the ABC of the City of Newark at a subsequent date, not that they are going to do it, but to impose these conditions he thinks it is going too far.

President Harris stated that we are legally bound to go to our Corporation Counsel, under the statute, for legal opinions and most certainly we are supposed to respect and accept the legal opinion. It is the legal opinion of Assistant Corporation Counsel Bressler that this body has the power to do what she read, according to the statute, the chapter pertaining to the new land use law.

Mr. Lordi said that before the Council offers a motion along the lines of changing or revising, it may be that if a motion was made to this body to go along with the thinking of the Board of Adjustment, what you are saying is that you are going to impose a motion at this time to revise what the Board of Adjustment has done.

Councilman Carrino said we are well aware of the organization of the club. What it does, different programs it provides for the City of Newark and that the subject premises that we are talking about was formerly used as a garage and it has been modernized by the applicant which is the Moose Lodge. It has enhanced the neighborhood. He understands that permission has been given by the Catering Service for off-site parking, providing 50 or 60 spaces - 24 cars can be parked right on the site. He also understands the meetings are held on Tuesday nights, from 8:00 P. M. to 10:00 P. M., social activities held on Friday nights. He concurs with the findings of the Board of Adjustment excepting the following respects:

- 1) Applicant is seeking to use the building on the premises as a meeting place in addition to the building located on the Belleville section of the property rather than relocate its meeting room from the Belleville premises. In addition to regular meetings on Tuesdays, socials on Fridays and Saturdays, showers or christenings on Sunday and a few affairs which they obtain a special permit to serve liquor. Occasionally there are problems, noise at late hours and littering and parking. The Board of Adjustment determined that the relief requested by the applicant can be granted without substantial detriment of the public good and without substantially impairing the intent and purpose of the zone plan and zoning ordinances of the City of Newark. This is one of the problems that he has "special reason", variances are granted for only two purposes, special reasons and hardship. He does not see that in existence with this application,

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there is no special reason or hardship. However, special reasons have been shown by the applicant, since the organization is engaged in charitable and civic work for the betterment of the community. The former garage building is improved and has been modernized to upgrade the extent of the neighborhood. He adopts the determination of the Board of Adjustment that special reason has been shown. However, he believes the application cannot be granted without detriment to the public good unless it is granted subject to conditions which will minimize the noise, litter and the parking problems created by the establishment of the club.

Councilman Carrino moved that the decision of the Board of Adjustment granting a variance to the zoning ordinance so as to permit in a 2nd Residence District the establishment of a club at premises located at 651-653 North 9th Street be modified by placing the following conditions on granting the variance:

1. That no liquor be served on the premises except to the extent the applicant has in the past occasionally served liquor by virtue of a special permit as the regular serving of liquor on the premises will have an adverse impact on the residential nature of the district.
2. That no meetings, social affairs or any other programs be held on the premises after 2:00 A. M.
3. That club members and guests not park vehicles on the sidewalk or on lawn areas.
4. That the premises be kept clean and free of litter.

The motion was seconded by Councilman Tucker.

Councilman Bottone said since he is not an attorney, this being a legal problem that is being brought up and he would like to know, he heard Mr. Lordi say we are not in a position to put impositions upon a variance. He said he would like to get a real legal opinion.

Assistant Corporation Counsel Bressler replied that we cannot put conditions on the Belleville property but the Newark property we can put conditions on it only if they have some rational relationship to zoning. If the governing body feels a club regularly serves liquor on its premises would have a detrimental impact on a residential area then that would be a condition relating to zoning and therefore, you can say you can grant a variance to a non-regular liquor serving club but you won't grant one to a place that has a liquor license and will regularly serve liquor because it is common knowledge that when liquor is served it intends to be a little more noise, a little more

rowdiness and it is within the province of this Council therefore, to place that condition to the Newark property only.

Councilman Bottone said that before a roll call is taken, the stipulations made by Council should be asked by the organization itself if they approve.

President Harris stated he would not ask the organization what they would be receptive to of any action of the Municipal Council. It is not incumbent upon us to ask permission from anybody whether they approve our actions.

President Harris questioned the City Clerk whether a precedent would be set if this body entertained an idea of approval on anybody making application to the Council.

City Clerk D'Ascensio replied it is the decision of the Council to make a decision on this appeal.

The motion granting a variance to the zoning ordinance so as to permit in a 2nd Residence District the establishment of a club at premises located at 651-653 North 9th Street by modified by placing 4 conditions on granting the variance, as cited above, was made by Councilman Carrino, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### ORDINANCES AND HEARINGS OF CITIZENS.

##### ORDINANCES ON FIRST READING.

President Harris called for ordinances on First Reading.

6-F-a.

The City Clerk read AN ORDINANCE AUTHORIZING DIRECTOR OF PUBLIC WORKS TO GRANT AND EXECUTE AN EASEMENT BETWEEN CITY OF NEWARK AND CORNELIUS GALLAGHER AND CLAIR GALLAGHER, HIS WIFE, FOR THE PURPOSE OF CONSTRUCTING A ROADWAY ACROSS A PORTION OF THE SUSQUEHANNA AND WESTERN RAILROAD COMPANY RIGHT-OF-WAY IN KNOWLTON TOWNSHIP.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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6-F-b.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR (6-S & F-h) ADOPTED MAY 4, 1977, AS AMENDED AND SUPPLEMENTED. (TO CREATE POSITION AND SALARY RANGE FOR ACTUARIAL SECRETARY, I.F. AND BOOKKEEPER, I.F.).

(Actuarial Secretary, I.F.	1/1/77	\$12,209. - \$14,840.
	1/1/78	12,819. - 15,582.
Bookkeeper, I.F.	1/1/77	10,547. - 12,819.
		11,074. - 13,460.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Business Administrator Walls, Corporation Counsel Buck, Budget Officer Banker, Personnel Officer Veltri and Insurance Fund Commission Secretary Beatty met with the Council July 26, 1977)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 14, 1977

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-4, NO TURN ON RED, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding various streets prohibiting Right Turn on Red)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON SOUTH TENTH STREET.

(South Tenth Street, east side, from Woodland Avenue to Springfield Avenue)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 14, 1977.

6-F-e.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF LAW AND ESTABLISHING SALARIES THEREFOR," (6-S & F-g) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS OF INVESTIGATOR, LAW DEPARTMENT AND SENIOR INVESTIGATOR, LAW DEPARTMENT).

(Investigator, Law Department	1977	\$10,045. - \$12,209.
	1978	10,547. - 12,819.
Senior Investigator, Law Department	1977	12,209. - 14,840.
		12,819. - 15,582.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 14, 1977.

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6-F-f.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," (6-S & F-d) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ASSISTANT PURCHASING AGENT AS PER CIVIL SERVICE CLASSIFICATION).

(Central Purchase Division		
Assistant Purchasing Agent	1977	\$14,133. - \$17,179.
	1978	14,840. - 18,038.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 14, 1977.

6-F-g.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED PROHIBITING PARKING ON SOUTH ELEVENTH STREET.

(South Eleventh Street, east side, beginning 248 feet north of the northerly curbline of Springfield Avenue and extending 70 feet northerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 14, 1977.

6-F-h.

The City Clerk read AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 19-27 GARSIDE STREET, BLOCK 474, LOTS 42, 43, 44 AND 45, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1). \$6,800.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 14, 1977.

6-F-i.

The City Clerk read AN ORDINANCE ESTABLISHING A UNIFORM CONSTRUCTION CODE, AND UNIFORM CONSTRUCTION CODE ENFORCING AGENCY IN THE CITY OF NEWARK, NEW JERSEY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to defer action on this ordinance per request of Director of Engineering Zach, was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-j.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF EAST ALPINE STREET AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM FRELINGHUYSEN AVENUE SOUTHEASTERLY TO ITS TERMINUS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 14, 1977.

6-F-k.

The City Clerk read AN ORDINANCE PROVIDING FOR THE VACATION OF DENBIGH STREET AS LAID OUT ON THE MAP OF THE COMMISSIONERS TO LAY OUT STREETS, AVENUES AND SQUARES EXTENDING FROM MALVERN STREET WESTERLY TO ITS TERMINUS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 14, 1977.

6-F-l.

The City Clerk read AN ORDINANCE TO AMEND ORDINANCE 6-S & F-a, ADOPTED JANUARY 27, 1977, AS AMENDED BY ORDINANCE 6-S & F-g, ADOPTED MARCH 2, 1977, AND FURTHER AMENDED BY ORDINANCE 6-S & F-u, ADOPTED MAY 4, 1977, WHICH ORDINANCE CREATED AND CONTINUED THE CENTRAL PLANNING BOARD AND THE BOARD OF ADJUSTMENT, SO AS TO REINSTATE THE PROVISION THAT SALARIES OF MEMBERS OF THE BOARD OF ADJUSTMENT BE PAID QUARTERLY AND IN PROPORTION TO THE NUMBER OF MEETINGS ATTENDED.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed

to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 14, 1977.

A motion to consider Item 8-a under Ordinances for First Reading was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-m.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-bg) ADOPTED NOVEMBER 22, 1966, AGREEMENT WITH THE PROFESSIONAL FIRE OFFICERS ASSOCIATION, LOCAL 1860, IAFF, AFL-CIO.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 14, 1977.

A motion to consider Item 8-g under Ordinances for First Reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-n.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST SALARY AND EFFECTIVE DATE OF SECRETARY, BOARD OF ADJUSTMENT).

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(Secretary, Board of Adjustment

\$18,038. - \$21,925.,

effective September 1,

1977)

(Copy of ordinance submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 14, 1977

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF 57 PARCELS OF LAND TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1) FOR THE SUM OF \$1.00 EACH.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

1. That the parcels of land listed on the attached Schedule "A", be sold to the Housing Authority of the City of Newark, a body politic and corporate, by private sale for the amount of \$57.00 (\$1.00 per property) pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the parcels of listed on the attached Schedule "A" which deed is to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

3. Said parcel(s) are to be included by the Housing Authority of the City of Newark in site(s) to be sold by it to a developer. From the proceeds of such site-sale

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(s) the City is to receive such proportionate share, therefrom, as will represent the area that a particular parcel(s) on the attached list bears to the entire area in the sold site(s). The bracket(s) at the end of a word denote the singular or plural, as the case may be.

4. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF LAW AND ESTABLISHING SALARIES THEREFOR," 6-S & F-g, ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE POSITION OF CLAIMS EXAMINER).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled "An ordinance creating positions in the Department of Law and establishing salaries therefor," adopted May 4, 1977 (6-S & F-g) and amendments thereto, be and the same is hereby amended by creating the title, title code, annual minimum and annual maximum salary therefor, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Claims Examiner 530020	1/1/77 1/1/78	\$7,638. 8,173.	\$9,284. 9,748.

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Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for second reading and final passage:

BOND ORDINANCE APPROPRIATING \$1,175,098 AND AUTHORIZING THE ISSUANCE OF \$1,175,098 BONDS OR NOTES OF THE CITY FOR VARIOUS CAPITAL IMPROVEMENTS OR PURPOSES AUTHORIZED TO BE UNDERTAKEN BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY.  
(AS AMENDED)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY (not less than two-thirds of all the members thereof affirmatively concurring) AS FOLLOWS:

Section 1. The several improvements described in Section 3 of this bond ordinance are hereby respectively authorized as general improvements to be made or acquired by the City of Newark, New Jersey. For the said several improvements or purposes



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stated in said Section 3, there are hereby appropriated the respective sums of money therein stated as the appropriations made for said improvements or purposes, said sums amounting in the aggregate to \$1,175,098.

Section 2. For the financing of said improvements or purposes and to meet the part of said \$1,175,098 appropriation, negotiable bonds of the City are hereby authorized to be issued in the principal amount of \$1,175,098 pursuant to the Local Bond Law of New Jersey.

Section 3. The improvements hereby authorized and the several purposes for the financing of which said obligations are such purpose, the estimated maximum amount of bonds or notes to be issued for each such purpose, and the period of usefulness are respectively as follows:

Improvement or Purpose	Project Number	Appropriation and Estimated Cost	Estimated Maximum Amount of Bonds or Notes	Period of Usefulness
Substantial exterior reconstruction and window improvements at City Hall	09-77	\$ 100,000	\$ 100,000	40
Substantial reconstruction of various firehouses in the City including 241-243 High Street, 65 Congress Street, 344-346 Springfield Avenue, West Market and Hudson Streets, 296 Ferry Street, 195-199 Summer Avenue, 69-71 Vesey Street, 269-271 Park Avenue, 84-86 Clinton Place, 526-528 Frelinghuysen Avenue, 420-438 Sanford Avenue, 1028-1030 Bergen Street, Port Street and Doremus Avenue, 12-19 Pine Street, 56 Prospect Street, 44 Mt. Prospect Avenue, Bureau of Combustibles-Police Academy and the fire alarm and construction				

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Improvement or Purpose	Project Number	Appropriation and Estimated Cost	Estimated Maximum Amount of Bonds or Notes	Period of Usefulness
maintenance facility at 39 Center Street; completion of the reconstruction of 213-217 Belmont Avenue; substantial reconstruction of the interior and apparatus room at 296 Ferry Street; relocation of fuel pumps at various fire facilities; and the acquisition of various items of breathing equipment	11-77	\$ 210,000	\$210,000	15
Continuation of the acquisition and installation of remote water meter reading places	12-77	\$ 150,000	\$ 150,000	10
Substantial reconstruction of the entrance and exit ramps and retaining walls, the replacement of intake and exhaust fan motors and the boiler at Military Park Garage	13-77	\$ 100,000	\$ 100,000	10
Acquisition of heavy duty vehicles for the Department of Public Works, including (1) five ton wrecker, (1) fifty ton wrecker, (4) motor brooms, (8) refuse collection trucks, (4) salt spreaders, (1) one and one-half yard dump truck, (1) three-quarter ton truck	14-77	\$ 615,098	\$ 615,098	
TOTAL:		\$1,175,098	\$1,175,098	

Section 4. In anticipation of the issuance of said bonds, negotiable bond anticipation notes are hereby authorized to be issued pursuant to, and within the limitations prescribed by, the Local Bond Law. All such notes shall mature at such times as may

be determined by the chief financial officer; provided that no note shall mature later than one year from its date. The notes shall bear interest at such rate or rates and be in such form as may be determined by the chief financial officer. The chief financial officer shall determine all matters in connection with notes issued pursuant to this ordinance and the chief financial officer's signature upon said notes shall be conclusive evidence as to all such determinations. All notes issued hereunder shall be renewed from time to time subject to the provisions of N.J.S. 40A:2-8(a). The chief financial officer is hereby authorized to sell part or all of the notes from time to time at public or private sale and to deliver the same to the purchasers thereof upon receipt of payment of the purchase price plus accrued interest from their dates to the date of delivery thereof. The chief financial officer is directed to report in writing to the governing body of the Local Unit at the meeting next succeeding the date when any sale or delivery of the notes pursuant to this ordinance is made, such report to include the amount, description, interest rate and maturity of the notes sold, the price obtained and the name of the purchaser.

Section 5. The following additional matters are hereby determined, declared, recited and stated:

(a) The said purposes described in Section 3 of this bond ordinance are not current expenses and are each a property or improvement which the City may lawfully acquire or make as a general improvement, and no part of the cost thereof has been or shall be specially assessed on property specially benefitted thereby.

(b) The average period of usefulness of said purposes within the limitations of said Local Bond Law and taking into consideration the respective amounts of the said obligations authorized for the several purposes, according to the reasonable life thereof computed from the date of the said bonds authorized by this bond ordinance, is 9 years.

(c) The Supplemental Debt Statement required by said Law has been duly made and filed in the office of the Clerk and a

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complete executed duplicate thereof has been filed in the office of the Director of the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey, and such statement shows that the gross debt of the City as defined in said Law is increased by the authorization of the bonds and notes provided for in this bond ordinance by \$1,175,098 and the issuance of said obligations authorized is permitted by the exception provided in paragraph (d) of Section 40A:2-7 of the Local Bond Law of New Jersey to the debt limitations prescribed by said law.

(d) Amounts not exceeding \$100,000 in the aggregate for interest on said obligations, costs of issuing said obligations, engineering costs and other items of expense listed in and permitted under Section 40A:2-20 of said Law may be included as part of the costs of said improvements and are included in the foregoing estimate thereof.

Section 6. This bond ordinance authorizes obligations of the City solely for purposes described in paragraph (d) of Section 40A:2-7 of the Local Bond Law of New Jersey and said purposes are in the public interest and are for the health, welfare, convenience or betterment of the inhabitants of the City and the amounts to be expended for said purposes pursuant to the bond ordinance are not unreasonable or exorbitant and the issuance of said obligations authorized by this bond ordinance will not materially impair the credit of the City or substantially reduce its ability to pay punctually the principal of and interest on its debts and supply other essential public improvements and services, and the Local Finance Board in the Division of Local Government Services in the Department of Community Affairs of the State of New Jersey has heretofore made a determination to this effect and caused its consent to be endorsed upon a certified copy of this bond ordinance as passed on first reading.

Section 7. The full faith and credit of the City are hereby pledged to the punctual payment of the principal of and interest on the said obligations authorized by this bond ordinance. Said obligations shall be direct, unlimited obli-

gations of the City, and the City shall be obligated to levy ad valorem taxes upon all the taxable property within the City for the payment of said obligations and interest thereon without limitation of rate or amount.

Section 8. This bond ordinance shall take effect 20 days after the first publication thereof after final adoption, as provided by said Local Bond Law.

President Harris called for those desiring to be heard on the amendments to this ordinance, to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing on the ordinance, as amended, and defer action awaiting debt statement was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY PROVIDING FOR THE CANCELLATION OF CERTAIN PRIOR APPROPRIATIONS IN THE AMOUNT OF \$3,329,275. AND THE AUTHORIZATION OF CERTAIN NEW PROJECTS TO BE FUNDED BY USE OF CERTAIN MONEYS ON HAND FROM THE CAPITAL IMPROVEMENT FUND.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed)

A motion to defer action on this ordinance awaiting debt statement was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-S & F-e.

The City Clerk: The following ordinance was adopted on first reading, adver-

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tised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

A BOND ORDINANCE PROVIDING FOR A SUPPLEMENTAL APPROPRIATION OF \$75,250. FOR THE CONSTRUCTION OF A WATER TESTING LABORATORY BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$75,250. BONDS OR NOTES FOR FINANCING PART OF THE COST THEREOF.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed)

A motion to defer action on this ordinance awaiting debt statement was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE AMENDING TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, SUPPLEMENTED AND READOPTED AS AN INTERIM ZONING ORDINANCE, SO AS TO PROHIBIT DRIVE-IN RESTAURANTS WITHIN ALL DISTRICTS EXCEPT, FIRST, SECOND, AND THIRD INDUSTRIAL DISTRICTS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed)

(Awaiting approval of Planning Board)

A motion to defer action on this ordinance awaiting approval of Planning Board was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a. MR. ERNEST KING, JR., 32 DAYTON STREET, NEWARK, NEW JERSEY.

6-HC-b. MS. LUCY JACKSON, 91 WEST KINNEY STREET, NEWARK, NEW JERSEY.

6-HC-c. MR. MARVIN MARSHALL, 94 ROSE TERRACE, NEWARK, NEW JERSEY.

The above speakers addressed the Municipal Council with respect to an incident that took place, wherein several peddlers who were demonstrating were arrested by the police. They alleged the women who were arrested were put into the same cell as the men at the East Precinct. They urged the Council to investigate same.

The speakers urged the Council to set up a meeting between the peddlers association and the Council to try to find a suitable solution with respect to peddling in the downtown area.

Councilman Martinez clarified that the East District is located in the East Ward and it is not controlled by any Members of the Council. The Council will look into this matter. He finds it hard to believe in all the years, they never seen women in the same cell as men. The Council discussed with his group about obtaining a building for peddlers.

Councilman Tucker said he had occasion to meet with some of the representatives of the Newark Peddlers Association. They are involved, some in the past, of a fighting issue, they are picketing, members were arrested, some of whom initially were arrested for demonstrating and subsequently the police department found out they could not arrest them for demonstrating. Then some of the members were arrested directly for peddling directly on the street, directly adjacent to the stores they were picketing. Other members were arrested for parking violations. Needless for him to say, they have their right to picket, to demonstrate, to fight any way they see fit. He knows, directly talking to the Police Director, he says he in turn will get in contact with the representatives of the Third Precinct to insure that they are not necessarily asking for identification, primarily a records check on the peddlers which he envisions to be pure harrassment. The fact still remains you have a situation where they are fighting for their rights. He thinks they have a right to do that, the same as any other citizen involved in a fight. The other point, he thinks should be made very clear is that he has had occasion to meet directly with the Corporation Counsel in regard to the new ordinance which in effect will deal with two alternatives to be faced. The representative of the Newark Peddlers Association has stated clearly and emphatically, he can respect their position, that the alternatives the City is offering them is not necessarily acceptable, based on the things they would like to see, want, need and desire. He is not satisfied the Corporation Counsel's Office is moving as fast as they possibly could move and he thinks it might be worthwhile to pull the full weight of the Council to urge them to move faster. There is a legal question that relates to what they refer to street peddling vs. a peddler and that is the major point of contention at this point

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of time. All of the other land options have been nailed down. The other agencies external to the City of Newark have given their approval and what we are dealing with is a rewrite of existing ordinances. Corporation Counsel Perillo is charged with that responsibility. He thinks the concern deals with two areas: 1) police and their actions in interacting with the representatives of the association and 2) alternative of trying to speed up the Corporation Counsel to respond to this. If we tried to look at it as one lump sum that is two separate distinct issues and under Motions he will deal with it, that the Police Director investigate the allegations of basically harrassment of the peddlers picketing of the stores and the other factor deals directly on insuring that Corporation Counsel Perillo moves faster on the drafting of the ordinance because without those two points we are not really going anywhere.

President Harris directed the City Clerk to invite Corporation Counsel Perillo to the next pre-meeting conference of November 14, 1977 and give us a report and answers to questions posed by Councilman Tucker relative to the legality in making a determination so this matter can be resolved and also invite Police Director Williams to appear at this meeting to answer questions that we may have to pose.

Councilman Tucker requested that a report be submitted by the Police Director not necessarily the names and addresses of peddlers who have been arrested, charges that have been made. If you look at the charges that they are faced with you will find parking violations, other violations which gives us a better understanding which we can clearly feel a little different. He is not concerned with the names and addresses of the individuals. He is mainly concerned with the charges and the dates and times and for what purpose.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION APPROVING APPLICATION AND PLAN OF STUDENTS AND FACULTY FAMILY HOUSING COMPANY A, A LIMITED-DIVIDEND, LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION OF AN APARTMENT BUILDING PROVIDING 39 DWELLING UNITS FOR STUDENTS AND FACULTY OF THE COLLEGES AND UNIVERSITY IN NEWARK AT 93-101 BLEEKER STREET, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION, GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 30 YEARS IN COMPLIANCE WITH AND SUBJECT TO THE PROVISIONS AND CONDITIONS OF R.S. 55:16-1 ET SEQ., APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF COMMUNITY AFFAIRS OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)



A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Not Voting: Councilman Carrino.

7-R-b.

RESOLUTION ENGAGING SAMUEL KLEIN AND COMPANY FOR 1978 AUDIT AND AUTHORIZING EXECUTION OF AGREEMENT THEREFOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION DESIGNATING IRVINE TURNER BOULEVARD AS A ONE-WAY STREET, SOUTHBOUND, FROM WEST RUNYON STREET TO WEST PEDDIE STREET, FOR PERIOD NOT IN EXCESS OF THREE MONTHS PURSUANT TO SECTION 39:4-197.3 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION DESIGNATING NORTH SECOND STREET AND SEVENTH AVENUE, AND NORTH FIFTH STREET AND SEVENTH AVENUE AS STOP INTERSECTIONS AND INSTALLING STOP SIGNS ON SEVENTH AVENUE; PURSUANT TO SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION GRANTING LEAVE OF ABSENCE WITHOUT PAY TO HENRY J. MARTINEZ, SERGEANT, POLICE DEPARTMENT, FOR PERIOD BEGINNING AUGUST 1, 1977 FOR A TERM WHILE SERVING AS COUNCILMAN OF THE CITY OF NEWARK.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

Not Voting: Councilman Martinez.

7-R-f.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1977 CITY OF NEWARK BUDGET, FROM UNCLASSIFIED OPERATIONS, MUNICIPAL SALARY INCREASE TO VARIOUS UNIFORMED POLICE POSITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF NEWARK TO MAKE APPLICATION TO THE COMMISSIONER OF THE DEPARTMENT OF COMMUNITY AFFAIRS FOR DESIGNATION OF THE CITY OF NEWARK AS AN AREA IN NEED OF REHABILITATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED COMMUNITY CO-OPERATIVE HEALTH SERVICES, FOR PERIOD JULY 17, 1975 TO JUNE 30, 1976, FOR AMOUNT NOT TO EXCEED \$600.; FUNDS AVAILABLE FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH SAMUEL KLEIN AND COMPANY, WHO WILL AUDIT NEWARK PROGRAM DESIGNATED

COMMUNITY CO-OPERATIVE HEALTH SERVICES, FOR PERIOD JUNE 19, 1975 TO JUNE 30, 1976, FOR AMOUNT NOT TO EXCEED \$600.; FUNDS AVAILABLE FROM MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j. RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR AGREEMENT ON BEHALF OF CITY OF NEWARK WITH THE NEWARK PROFESSIONAL FIRE OFFICERS ASSOCIATION, LOCAL 1860, IAFF, AFL-CIO, EFFECTIVE JANUARY 1, 1976 THROUGH DECEMBER 31, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k. RESOLUTION RATIFYING CONTRACT WITH NEW JERSEY STATE TRAINING AND EMPLOYMENT SERVICE FOR PERIOD OCTOBER 1, 1977 TO NOVEMBER 2, 1977; FURTHER AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH NEW JERSEY STATE TRAINING AND EMPLOYMENT SERVICE FOR PERIOD NOVEMBER 3, 1977 TO SEPTEMBER 30, 1978; TO PROVIDE EMPLOYABILITY SERVICES, FOR AMOUNT NOT TO EXCEED \$380,608., UNLESS THE PROVISIONS OF SECTION 7 OF THE CONTRACT ARE OPERATIVE, IN WHICH CASE THE AMOUNT OF CONTRACT WILL NOT EXCEED \$395,071.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-1 ET SEQ.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution conditioned upon the receipt of certification from the Municipal Comptroller that funds are available for this purpose was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM HUBERT GRAHAM AND JULIA GRAHAM, HIS WIFE, OWNERS OF PREMISES 477 SOUTH 13TH STREET, BLOCK 331, LOT 11, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM CITY CLERK AND MUNICIPAL COUNCIL MUNICIPAL COUNCIL SERVICES BY CONTRACT OR AGREEMENT, CONFERENCES AND TRAVEL OUTSIDE CITY-\$3,761.50 TO CITY CLERK AND MUNICIPAL COUNCIL, CITY CLERK, SERVICES BY CONTRACT OR AGREEMENT, OFFICIAL ENTERTAINMENT-\$3,761.50; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM CITY CLERK AND MUNICIPAL COUNCIL, MUNICIPAL COUNCIL, SERVICES BY CONTRACT OR AGREEMENT, CONFERENCES AND TRAVEL OUTSIDE CITY-\$300. TO CITY CLERK AND MUNICIPAL COUNCIL, CITY CLERK, MATERIALS AND SUPPLIES, GASOLINE-\$300.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION RATIFYING CONTRACT WITH COLLEGE OF MEDICINE AND DENTISTRY FOR PERIOD OCTOBER 3, 1977 TO NOVEMBER 2, 1977; FURTHER AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH COLLEGE OF MEDICINE AND DENTISTRY FOR PERIOD NOVEMBER 3, 1977 TO SEPTEMBER 30, 1978; WHEREIN COLLEGE OF MEDICINE AND DENTISTRY WILL REIMBURSE CONTRACTORS FOR EMPLOYMENT OF MINORITY TRAINEES; FOR AMOUNT NOT TO EXCEED \$171,000.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinéz, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AMENDING RESOLUTION 7-R-b, SEPTEMBER 23, 1976, CONTRACT WITH DRAKE COLLEGE OF BUSINESS, TO EXTEND TERM OF CONTRACT TO DECEMBER 2, 1977 INSTEAD OF SEPTEMBER 30, 1977; NO ADDITIONAL FUNDS ARE REQUIRED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Bottone.

7-R-q.

RESOLUTION COMMENDING HONORABLE RONALD OWENS, MEMBER OF THE GENERAL ASSEMBLY OF THE STATE OF NEW JERSEY, FOR OUTSTANDING AND MERITORIOUS SERVICE TO THE CITIZENS AND GOVERNMENT OF THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

Councilman James read the following resolution:

WHEREAS, Honorable Ronald Owens, Member of the General Assembly of the State of New Jersey, has represented the Twenty-Ninth Legislative District, encompassing portions of the City of Newark, in that prestigious body since 1965, and served there as Assistant Democratic Leader, Speaker Pro-Tempore, Acting Speaker of the Assembly and Acting Governor; and

WHEREAS, Honorable Ronald Owens, a lifelong resident of Newark, and a graduate of Newton Street Grammar School, Central High School, Rutgers University, and Seton Hall University School of Law, served the City of Newark as an Assistant Corporation Counsel and the County of Essex as an Assistant County Counsel; and

WHEREAS, Honorable Ronald Owens has represented the citizens of Newark on the following boards and commissions: The Assembly Education Committee, Joint Tax Policy Study Commission, Joint Welfare Commission, Joint Criminal Law Revision Study Commission, Joint Sex Education Commission, Joint Child Abuse Study Commission, Joint Permanent Commission on School Aid, the Bateman Commission for School Aid Study Revision, the New Jersey Historical Commission, and the Joint Ethics Committee; and

WHEREAS, in addition to his outstanding work as a legislator and community representative, Honorable Ronald Owens was involved in numerous civic activities including Frontiers International, the Boy Scouts of America, the Weequahic Community Council, the YMCA, and served as a Member of the Newark Board of Education, and a trustee of the Newark Public Library; and

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WHEREAS, in addition to the meritorious achievements hereinabove recited, Honorable Ronald Owens has attained the simple yet cherished status of beloved husband and father;

NOW THEREFORE BE IT RESOLVED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY.

That they officially tender this resolution of commendation to Honorable Ronald Owens, Member of the General Assembly of the State of New Jersey, for outstanding and meritorious service to the citizens of the City of Newark, the County of Essex and the State of New Jersey as an exemplary legislator and civic leader.

A motion to adopt the resolution was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION COMMENDING KENNETH PETERSON, EXECUTIVE DIRECTOR, NORTH JERSEY COMMUNITY UNION, FOR OUTSTANDING AND MERITORIOUS SERVICE TO THE CITIZENS OF THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO AMEND CONTRACT WITH ESSEX COUNCIL, BOY SCOUTS OF AMERICA TO PROVIDE A PARAPROFESSIONAL PROGRAM DURING PERIOD OCTOBER 1, 1976 THROUGH SEPTEMBER 30, 1977. (RESOLUTION 7-R-d, SEPTEMBER 23, 1976), TO EXTEND TERM OF SAID CONTRACT TO OCTOBER 31, 1977. (NO ADDITIONAL FUNDS ARE REQUIRED).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING, ON BEHALF OF CITY OF NEWARK TO EXECUTE CONTRACT WITH EL FOREST CONSTRUCTION CORPORATION, 421 RAYMOND BOULEVARD, NEWARK, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 77-34, SOUTH ORANGE AVENUE SIDEWALK RECONSTRUCTION, FOR TOTAL SUM OF \$46,645.; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT IN AN

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AMOUNT NOT TO EXCEED \$2,500.; FUNDS PROVIDED FOR BY HOUSING COMMUNITY DEVELOPMENT ACT,  
2ND YEAR FUND, URBAN RENEWAL ITEM II SITE IMPROVEMENTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING, ON BEHALF OF CITY OF NEWARK TO  
EXECUTE CONTRACT WITH LIGHTNING ELECTRIC COMPANY, 40 WILLOW STREET, MILLBURN, LOWEST  
RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 77-30, INSTALLATION OF LIGHTING FOR  
THE BURNETT STREET PARK, FOR TOTAL SUM OF \$3,865.; FURTHER AUTHORIZING DIRECTOR OF  
ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT  
IN AN AMOUNT NOT TO EXCEED \$386.; FUNDS PROVIDED FOR BY HOUSING URBAN DEVELOPMENT TITLE  
TEN GRANT, ACCOUNT NUMBER 310-\$4,000., ACCOUNT NUMBER 305-\$1,251.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION AUTHORIZING DIRECTOR OF THE DEPARTMENT OF PUBLIC WORKS TO ENTER  
INTO A CONTRACT WITH MICHAEL A. BONTEMPO FOR CONSULTING SERVICES TO ASSUME RESPONSIBILITY  
FOR SUPERVISING AND COORDINATING OF SECURITY FORCE IN MAINTAINING THE SAFETY OF THE  
WATER SUPPLY SYSTEM, AND TO PROVIDE SERVICES TO THE NEWARK WATERSHED CONSERVATION AND  
DEVELOPMENT CORPORATION. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO  
LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a) (ii); AUTHORIZING ADVERTISING OF  
NOTICE AND CONTRACT AWARD).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE BARGAIN AND SALE DEEDS,  
SUBJECT TO THE CONDITIONS CONTAINED IN THE BELOW RESOLUTION, WHICH DEEDS ARE TO BE

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APPROVED AS TO FORM BY THE CORPORATION COUNSEL FOR PROPERTIES ON ANNEXED EXHIBIT A,  
TOTALING \$274, 475., BEING THE HIGHEST BIDS. (HARVEST OF HOMES AUCTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION COMMEMORATING ON THIS VETERANS DAY, NOVEMBER 11, 1977, THE BRAVERY AND HEROISM OF ALL VETERANS OF THE UNITED STATES ARMED SERVICES WHO HAVE VALIANTLY DEFENDED OUR COUNTRY AND HELPED TO PRESERVE THE DEMOCRATIC IDEALS OF LIBERTY AND JUSTICE FOR FUTURE GENERATIONS OF AMERICANS, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

A MOTION REPEATING THE STATED INTENT OF THE NEWARK MUNICIPAL COUNCIL THAT TAX ABATEMENT AGREEMENTS PREVIOUSLY APPROVED BY THE COUNCIL WERE APPROVED WITH THE SPECIFIC UNDERSTANDING THAT ALL PROVISIONS DEALING WITH TIMELY TAX COLLECTIONS, INTEREST AND PENALTIES THAT APPLY TO NORMAL TAX COLLECTIONS WOULD ALSO APPLY TO TAX ABATEMENT AGREEMENT, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION REQUESTING THAT TRANSPORT OF NEW JERSEY PROVIDE THE NEWARK SCHOOL CROSSING GUARDS FREE ACCESS TO BUS TRANSPORTATION OR AN APPROPRIATE REDUCTION IN FARE WHILE IN UNIFORM AND WORKING THEIR SCHOOL POST, was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-d.

A MOTION REQUESTING THE DIVISION OF TAXICABS TO DISCUSS ENFORCEMENT OF R.O. 24:1-57C, WHICH REFERS TO REMOVAL OF TAXICABS OLDER THAN 1971 MODELS FROM THE TAXI FLEET EFFECTIVE NOVEMBER 14, 1977, was made by the Council of the Whole.

Councilman Bottone requested the City Clerk to invite Director of Division of Taxicabs Tuff to meet with the Council, November 3, 1977 at 12:00 Noon, Council Conference



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Room, to discuss the removal of autos older than 1971 from the taxi fleet. He felt there were older model vehicles that were in worse shape than the 1971's.

The motion to adopt the Motion was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-e.

A MOTION REQUESTING THE LAW DEPARTMENT TO EXPLORE THE LEGALITY OF LIMITING THE NUMBER OF STORE FRONT CHURCHES IN THE CITY OF NEWARK AND/OR TO DRAFT POSSIBLE ALTERNATIVES WHICH WOULD ALLEVIATE THE PROBLEMS CAUSED BY THE PROLIFERATION OF THE AFORESAID CHURCHES, was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-f.

A MOTION REQUESTING ENGINEERING DIRECTOR ZACH TO PROPOSE THAT TRANSPORT OF NEW JERSEY USE A STREET OTHER THAN WAINWRIGHT STREET AS THE ROUTE FOR THE #6 CROSSTOWN BUS AND TO PRESENT SAID ALTERNATE ROUTE TO THE MUNICIPAL COUNCIL AS QUICKLY AS POSSIBLE, was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-g.

A MOTION ACKNOWLEDGING THE FACT THAT MR. HARRY WHEELER, DIRECTOR OF EMPLOYMENT AND TRAINING, HAS RECEIVED FISCAL DATA RELATIVE TO THE CITY OF NEWARK BEING IN RECEIPT OF NEW YORK NETS TICKETS TO INSURE RECREATIONAL OPPORTUNITIES FOR THE YOUNG PEOPLE OF THE CITY OF NEWARK AND THE MUNICIPAL COUNCIL WOULD APPRECIATE A TIMELY RESPONSE AS TO THE AVAILABILITY OF FUNDS FOR THIS PURPOSE AS SOON AS POSSIBLE, was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

#### COMMUNICATIONS AND PETITIONS.

##### COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED OCTOBER 24, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE

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DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-bf) ADOPTED NOVEMBER 22, 1966,  
AGREEMENT WITH THE PROFESSIONAL FIRE OFFICERS ASSOCIATION, LOCAL 1860, IAFF, AFL-CIO.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this ordinance, see Ordinance 6-F-m, on page 23  
in the minutes of this meeting)

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED OCTOBER 24, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-h) ADOPTED MAY 4, 1977, AS AMENDED. (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARY, INSURANCE FUND)."

(Secretary, Insurance Fund	1977	\$14,133. - \$17,179.
	1978	14,840. - 18,038.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 14, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED OCTOBER 24, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED 'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR' (6-S & F-j) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO ADJUST THE SALARY RANGES FOR POSITIONS OF SUPERINTENDENT OF RESERVOIRS, SUPERINTENDENT OF WATERSHED AND RESERVOIR FOREMAN)."

(Superintendent of Reservoirs	1977	\$13,457. - \$16,361.
	1978	14,130. - 17,179.
Superintendent of Watershed	1977	13,457. - 16,361.
	1978	14,130. - 17,179.
Reservoir Foreman	1977	10,045. - 12,209.
	1978	10,547. - 12,819.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 14, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED OCTOBER 24, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED DESIGNATING IRVINE TURNER BOULEVARD AS A ONE-WAY STREET."

(Irvine Turner Boulevard, Southbound, from West Runyon Street to West Peddie Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 14, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED OCTOBER 24, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, RESTRICTED PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS."

(Bloomfield Place, south side, from Broad Street to Broadway, from

7 A. M. to 6 P. M., except Sundays

Salem Street, both sides, from South Orange Avenue to Rockland Terrace,

from 7 A. M. to 6 P. M., except Sundays

Telford Street, west side, from South Orange Avenue to Norwood Place,

from 7 A. M. to 6 P. M., except Sundays)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 14, 1977 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED OCTOBER 24, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED,

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'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-m) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO CREATE THE POSITION AND SALARY RANGE FOR SENIOR INVESTIGATOR, VENEREAL DISEASE.)'

(Senior Investigator, Venereal Disease	1977	\$ 9,749. - \$11,628.
	1978	10,236. - 12,209.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the November 14, 1977 Calendar of the Municipal Council for first reading was made by Councilman Villani, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST SALARY AND EFFECTIVE DATE OF SECRETARY, BOARD OF ADJUSTMENT)."

(Secretary, Board of Adjustment	\$18,038. - \$21,925.,
	effective September 1, 1977)

(Copy of ordinance submitted to each Member of the Council)

(For action on this Ordinance, see Ordinance 6-F-n, on page 24 in the minutes of this meeting)

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

9-a.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED OCTOBER 5, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-j) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO CREATE THE POSITION AND SALARY RANGE FOR SIGN DESIGNER PROCESSOR AND LETTERER FOREMAN, 37½ HOURS)."

(Sign Designer, Processor and	Minimum	\$17,255. - \$18,117.
Letterer Foreman (37½ hrs.)	First Step	17,955. - 18,852.
	Maximum	18,382. - 19,323.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Director of Public Works Friscia, Manager Palumbo, Division of Traffic and Signals and Labor and Compensation Officer Pannullo met with the Council November 1, 1977)

November 2, 1977

A motion directing the City Clerk to place this ordinance on the November 14, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a. The City Clerk reported the following Bingo and Raffles Licenses were issued from October 11, 1977 to October 25, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Lucy's Roman Catholic Church	7236 (Amended)
St. Rocco School - Parent Teachers Association	7282 (Amended)
St. Rocco Church	7506 (Amended)
Babyland Nursery Inc.	7557
Blessed Sacrament Home-School Association	7559

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
New Jersey State Association, IBPOE of W	7549
Our Lady of Fatima Church	7550
New Well Narcotic Rehabilitation Center	7551
Mothers Club of Essex Catholic High School	7552
Ladies Auxiliary of Club Espana	7555
St. Francis Xavier Parent Students Guild	7556
St. Francis Xavier Parent Students Guild	7558

A motion to concur in the Report was made by Councilman Martinez, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12-a. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

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Villani, President Harris.

This meeting adjourned at 3:10 P. M.

APPROVED:

*Frank D'Ascensio*

Frank D'Ascensio  
City Clerk

*Earl Harris*

Earl Harris  
President

Newark, New Jersey, November 14, 1977

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A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by City Clerk Frank D'Ascensio.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Lieutenant John Mosca, Sergeant-at-Arms.

(Councilman Tucker arrived at 8:20 P. M.)

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on November 4, 1977 at the time of its preparation. All persons who prepaid for advance notice of meetings also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented COPY OF MINUTES OF PRIVATE MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD SEPTEMBER 28, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-b.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD SEPTEMBER 28, 1977.

A motion that the Copy of Minutes be received was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

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4-c.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD SEPTEMBER 21, 1977.

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL IN THE CITY OF NEWARK, HELD SEPTEMBER 21, 1977.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-e.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF SEPTEMBER, 1977.

A motion that the Report be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE/RAMAPO, HELD SEPTEMBER 28, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-g.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, TWO BRIDGES, HELD SEPTEMBER 28, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.



4-h.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, FILTRATION PLANT, HELD SEPTEMBER 28, 1977.

A motion that the Copy of Minutes be received was made by Councilwoman Villani, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-i.

The City Clerk presented REPORT OF OFFICE OF CONSUMER ACTION, FOR THE MONTH OF SEPTEMBER, 1977, SUBMITTED BY EXECUTIVE DIRECTOR DENNIS G. CHEROT.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-j.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF SEPTEMBER, 1977.

A motion that the report be received and placed on file was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-k.

The City Clerk presented ANNUAL REPORT OF THE NEWARK HUMAN RIGHTS COMMISSION, FOR THE YEAR 1975.

A motion that the Annual Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-l.

The City Clerk presented ANNUAL REPORT OF THE NEWARK HUMAN RIGHTS COMMISSION, FOR THE YEAR 1976.

A motion that the Annual Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

533 / 4-m.

The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM OCTOBER 3, 1977 TO OCTOBER 7, 1977; LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS R-6, R-121, CDA/J, CDA/N AND CDA/S, FROM OCTOBER 10, 1977 TO OCTOBER 14, 1977; LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS C/D/A/N, R-121 AND C/D/H, FROM OCTOBER 17, 1977 TO OCTOBER 21, 1977; LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT CDA/N, FROM OCTOBER 24, 1977 TO OCTOBER 28, 1977; AND LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS R-58, R-72 AND R-123, FROM OCTOBER 3, 1977 TO OCTOBER 7, 1977; LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-32, FROM OCTOBER 10, 1977 TO OCTOBER 14, 1977; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM OCTOBER 17, 1977 TO OCTOBER 21, 1977 AND FROM OCTOBER 24, 1977 TO OCTOBER 28, 1977.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-n.

The City Clerk presented ANNUAL REPORT FOR THE NEWARK OFFICE OF CONSUMER ACTION, 1976-1977, SUBMITTED BY EXECUTIVE DIRECTOR DENNIS G. CHEROT.

A motion that the Annual Report be received and placed on file was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

4-o.

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF OCTOBER, 1977.

A motion to approve the Report of Contracts Awarded, subject to receipt of resolutions for the following services: 1) Worldwide Educational Services for Work Force Utilization Study in amount of \$9,980. and 2) Bujac Demolitions for demolition of various buildings in amount of \$13,047., was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

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ORDINANCES ON FIRST READING.

President Harris asked for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AUTHORIZING DIRECTOR OF PUBLIC WORKS TO GRANT AND EXECUTE AN EASEMENT BETWEEN CITY OF NEWARK AND CORNELIUS GALLAGHER AND CLAIR GALLAGHER, HIS WIFE, FOR THE PURPOSE OF CONSTRUCTING A ROADWAY ACROSS A PORTION OF THE SUSQUEHANNA AND WESTERN RAILROAD COMPANY RIGHT-OF-WAY IN KNOWLTON TOWNSHIP.

(Copy of ordinance and correspondence submitted to each Member of the Council)

The City Clerk related a letter was received today from the Law Department indicating this ordinance is now in order and a new contract has been submitted which is in proper form.

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

President Harris: The yeses are eight and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 30, 1977.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-5, NO TURN ON RED, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding various streets prohibiting Right Turn on Red)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

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6-F-c.

The City Clerk read AN ORDINANCE ESTABLISHING A UNIFORM CONSTRUCTION CODE, AND UNIFORM CONSTRUCTION CODE ENFORCING AGENCY IN THE CITY OF NEWARK, NEW JERSEY.

(This ordinance shall bring Newark into compliance with codes and requirements of the New Jersey State Uniform Construction Code)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Engineering Director Zach met with the Council October 18, 1977)

A motion to defer action on this ordinance as per request of Engineering Director Zach was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-b) ADOPTED MAY 4, 1977, AS AMENDED." (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARY, INSURANCE FUND)

(Secretary, Insurance Fund      1977      \$14,133. - \$17,179.

1978      14,840. - 18,038.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilman James.

President Harris: The yeses are seven and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 30, 1977.

November 14, 1977

6-F-e.

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The City Clerk read AN ORDINANCE TO AMEND ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR" (6-S & F-1) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO ADJUST THE SALARY RANGES FOR THE POSITIONS OF SUPERINTENDENT OF RESERVOIRS, SUPERINTENDENT OF WATERSHED AND RESERVOIR FOREMAN)

(Superintendent of Reservoirs	1977	\$13,457. - \$16,361.
	1978	14,130. - 17,179.
Superintendent of Watershed	1977	13,457. - 16,361.
	1978	14,130. - 17,179.
Reservoir Foreman	1977	10,045. - 12,209.
	1978	10,547. - 12,819.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilman James.

President Harris: The yeses are seven and the no is one. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 30, 1977.

(Councilman Tucker arrived at 8:20 P. M.)

6-F-f.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING IRVINE TURNER BOULEVARD AS A ONE-WAY STREET.

(Irvine Turner Boulevard, Southbound, from West Runyon Street to West Peddie Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

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A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

/ 6-F-g.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, RESTRICTED PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS.

(Bloomfield Place, South side, from Broad Street to Broadway,

from 7 A. M. to 6 P. M., except Sundays

Salem Street, both sides, from South Orange Avenue to Rockland Terrace,

from 7 A. M. to 6 P. M., except Sundays

Telford Street, West side, from South Orange Avenue to Norwood Place,

from 7 A. M. to 6 P. M., except Sundays)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Department of Transportation, Division of Traffic Engineering)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 30, 1977.

6-F-h.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO CREATE THE POSITION AND SALARY RANGE FOR SENIOR INVESTIGATOR, VENEREAL DISEASE)

(Senior Investigator, Venereal Disease	1977	\$ 9,749. - \$11,628.
	1978	10,236. - 12,209.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 30, 1977.

6-F-i.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-j) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO CREATE THE POSITION AND SALARY RANGE FOR SIGN DESIGNER PROCESSOR AND LETTERER FOREMAN, 37½ HOURS)

(Sign Designer, Processor and Letterer, Foreman (37½ hours)	Minimum	\$17,255. - \$18,117.
	First Step	17,955. - 18,852.
	Maximum	18,382. - 19,323.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Works Director Friscia, Labor Relations and Compensation Officer Pannullo and Traffic and Signals Division Manager Palumbo met with the Council November 1, 1977)

A motion to adopt the ordinance on first reading was made by Councilwoman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani, President Harris.

No: Councilman James.

Not Voting: Councilman Martinez.

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President Harris: The yeses are seven, the no is one and one not voting.

This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 30, 1977.

6-F-j. The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 30, 1977.

A motion to consider Item 8-b on this Calendar under "Ordinances on First Reading" was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-k. The City Clerk read AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Hansbury Avenue, from Elizabeth Avenue to its terminus)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 30, 1977.

6-F-1.

The City Clerk read AN ORDINANCE TO AMEND ARTICLE 13, UNSUITABLE TAXICABS, SECTION 24:1-57 (c), REMOVAL OF TAXICAB FROM SERVICE, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Any taxicab licensed under this chapter shall be removed from service as a taxicab when such vehicle shall have attained the age of seven years)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Carrino.

The City Clerk stated he was informed by Business Administrator Buck that the Mayor looks unfavorably on this amendment and feels the limitation of six years was the agreed upon figure.

Councilman Tucker contended the major point the Council is dealing with here is the ability of the Division of Taxicabs to inspect properly and timely the vehicles which are operating within the confines of the City of Newark. He does not believe that one year is going to make a tremendous amount of difference in any way whatsoever. Councilman Tucker felt, similar to other situations, it is the responsibility of Administration to insure that the taxicabs which are operating on the streets are operating according to rules and regulations in effect.

Councilman Carrino agreed with Councilman Tucker. They have been discussing this matter with the taxicab drivers. Councilman Carrino felt it is unfortunate the Mayor made an arbitrary decision without speaking to the taxicab drivers and finding out what the problems are with some of the individual taxicab drivers.

Councilman James felt the issues are they are trying to remove safe cars from the road and trying to minimize inspections. He met a man recently who indicated he had to remove his vehicle because of the existing law. The man stated, at that time, he felt his taxicab, although five or six years old, was in better condition than some of the newer taxicabs. Councilman James continued they are really trying to address themselves to the fact that at any termination date there are going to be some exceptions and there are going to be individuals who have maintained their cars in top quality condition and they stand to be hurt by any fixed year, whether five, six or seven years. He is not

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sure they have wrestled with the final solution. What do we do for those who maintain their cars in a quality fashion regardless of the age of that vehicle?

Councilman Bottone agreed with Councilman James. He said a gentlemen came to him today. His car is a 1971 but is in better shape than some of the 1975 and 1976 cars. Councilman Bottone could not see why a man, especially a Senior Citizen, should be jeopardized of a livelihood because his car happened to be an old one. He could not see why the criteria has to be the year of the car. Councilman Bottone contended the inspections should be adhered to more strictly and the year of the vehicle should not have any bearing on the condition of the taxicab.

Councilman Carrino added during discussions, that was one of the main concerns Councilman Tucker and he had about this. However, the Business Administrator and the Director of Taxicabs felt there should be some cutoff line regardless of the condition of the vehicle because of consequences involved in the inspections. The inspections conducted by the Taxicab Commission Inspectors leave a lot to be desired and the Director of Taxicabs requested some cutoff line which would not place that decision arbitrarily in the hands of the Inspectors.

President Harris recalled it was the thinking of the Municipal Council, at the time of discussions on this matter, that one year be granted because of the hardship it would impose upon people who own taxicabs, particularly the independent operators. President Harris declared it is incumbent upon the Council to make the laws as they see fit.

Councilman Tucker recommended a resolution be prepared making this ordinance effective immediately upon second reading and final adoption by the Council.

Councilman James felt if the Council grants a one year stay, they will have time to draft the required legislation. There ought to be a physical inspection of the vehicle. A one year stay would at least solve the immediate problem and give them sufficient time to deal with the long range problems.

The motion to adopt the ordinance on first reading was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on November 30, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR (6-S & F-h) ADOPTED MAY 4, 1977, AS AMENDED AND SUPPLEMENTED." TO CREATE POSITION AND SALARY RANGE FOR ACTUARIAL SECRETARY, I.F. AND BOOKKEEPER, I.F.)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Finance and establishing salaries therefor, (6-S & F-h) adopted May 4, 1977, as amended and supplemented" be amended by creating the following permanent positions and there is also hereby established as set forth opposite the respective title of such position, the code and the annual minimum and maximum salary for such position therefor, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Actuarial Secretary, I.F.	1/1/77	\$12,209.	\$14,840.
142800	1/1/78	\$12,819.	\$15,582.
Bookkeeper, I. F.	1/1/77	\$10,547.	\$12,819.
142801	1/1/78	\$11,074.	\$13,460.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON SOUTH TENTH STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-1, Parking Prohibited at All Times, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto:

South Tenth Street, east side, from Woodland Avenue to Springfield Avenue.

Section 2. Any ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S &amp; F-c.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF LAW AND ESTABLISHING SALARIES THEREFOR," (6-S & F-g) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE POSITIONS OF INVESTIGATOR, LAW DEPARTMENT AND SENIOR INVESTIGATOR, LAW DEPARTMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating positions in the Department of Law and establishing salaries therefor," adopted May 4, 1977 (6S&Fg), and amendments thereto, be and the same is hereby amended by creating the title, title codes, annual minimum and annual maximum salaries therefor, as follows to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Investigator, Law Department	1977	\$ 10,045	\$ 12,209
	1978	10,547	12,819
Senior Investigator, Law Department	1977	12,209	14,840
	1978	12,819	15,582

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

No: Councilman James.

President Harris: The yeses are eight and the no is one. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

545 Ph, S &amp; F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF ADMINISTRATION AND ESTABLISHING SALARIES THEREFOR," (6-S & F-d) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLE OF ASSISTANT PURCHASING AGENT AS PER CIVIL SERVICE CLASSIFICATION)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Department of Administration and establishing salaries therefore," adopted May 4, 1977 and amendments thereto, be adjusted by creating the following title, title code, annual minimum salary and annual maximum salary as follows to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
(d) Central Purchase Division			
Assistant Purchasing Agent	1/1/77	\$14,133	\$17,179
995519	1/1/78	\$14,840	\$18,038

Section 2. All prior ordinance or parts are are prior ordinances which relate to the above position title, hours of employment, number of positions, annual minimum salary and annual maximum salary therefore, which are inconsistent herewith, as hereinabove setforth are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON SOUTH ELEVENTH STREET.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

SECTION 1. That Section 23:5-1, Parking Prohibited At All Times, of Title 23, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

South Eleventh Street, east side, beginning 248 feet north of the northerly curblin of Springfield Avenue and extending 70 feet northerly therefrom.

SECTION 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

SECTION 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE SALE OF PREMISES COMMONLY KNOWN AS 19-27 GARSIDE STREET, BLOCK 474, LOTS 42, 43, 44 AND 45, TO THE HOUSING AUTHORITY OF THE CITY OF NEWARK, NEW JERSEY, PURSUANT TO THE PROVISIONS OF N.J.S. 40A:12-13 (b) (1).

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BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That the premises commonly known as 19-27 Garside Street, Block 474, Lots 42, 43, 44 and 45, be sold to The Housing Authority of the City of Newark, New Jersey, a body politic and corporate, by private sale for the amount of \$6,800 pursuant to the provisions of N.J.S. 40A:12-13 (b) (1).

Section 2. That the Director of Finance be authorized to execute a Bargain and Sale Deed for the above described premises, same to be approved by the Corporation Counsel and attested and acknowledged by the City Clerk.

Section 3. This ordinance shall take effect upon publication and passage according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF EAST ALPINE STREET AS LAID OUT ON THE MAP OF THE COMMISSIONERS LAYING OUT STREETS, AVENUES AND SQUARES EXTENDING FROM FRELINGHUYSEN AVENUE SOUTHEASTERLY TO ITS TERMINUS.

THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY DO ORDAIN:

Section 1. That all that part of East Alpine Street as laid out 60 feet in width on the Map of the Commissioners laying out streets, avenues and squares, extending from Frelinghuysen Avenue Southeasterly to its Terminus, shall be vacated as a public street or highway reserving, however, with respect to a 20 foot strip of land to be centered within the aforesaid East Alpine Street, the following:

- a) The right to enter for the purpose of laying, relaying and rebuilding, reconstructing and maintaining existing and additional sewer and water mains, manholes, gates or appurtenances, shall be reserved to the City of Newark, its agencies and departments.



- b) An on and above the surface easement shall be reserved to Consolidated Rail Corporation as a means of access to and from its property. On application of the present or future Owner(s) of the aforesaid vacated East Alpine Street, and upon approval of the Director of Engineering an alternative strip of land may be reserved for Consolidated Rail Corporation as a means of egress and ingress.

The erection, construction or placing of any building, vault or structure upon or within the described easements which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer and water mains, manholes, gates and appurtenances or which will interfere with the egress and ingress of Consolidated Rail Corporation is prohibited and contrary to this Ordinance.

All is as shown on a Map prepared under the direction of this Council known and designated as Map No. 1722-V, dated February 9, 1977, which map is attached hereto and made a part hereof.

Section 2. A copy of the aforesaid Map No. 1722-V dated February 9, 1977, is on file in the Office of the Director, Department of Engineering.

Section 3. This Ordinance is adopted under and by virtue of the provisions of N.J.S.A. 40:67-1 (b).

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE PROVIDING FOR THE VACATION OF DENBIGH STREET AS LAID OUT ON THE MAP OF THE COMMISSIONERS LAYING OUT STREETS, AVENUES AND SQUARES EXTENDING FROM MALVERN STREET WESTERLY TO ITS TERMINUS.

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THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY DO ORDAIN:

Section 1. That all that part of Denbigh Street as laid out 50 feet in width on the Map of the Commissioners laying out streets, avenues and squares, extending from Malvern Street westerly to its Terminus, shall be vacated as a public street or highway reserving, however, with respect to:

- (a) A 20 foot wide sewer, water and access easement centered within the aforesaid Denbigh Street.
- (b) A 15 foot wide surface easement, beginning at a point in the northerly sideline of Denbigh Street and the dividing line in Block 1127, Lot #31 and Lot #32, thence,
  - (1) Along said sideline of Denbigh Street to the land N/F of Rispoli, Block 1127, Lot #36, thence,
  - (2) Along the land of Rispoli southeasterly to the northerly line of the aforesaid 20 foot strip of land in Subsection (a) above, thence,
  - (3) Along said line easterly to its intersection with the prolongation of the dividing line of Block 1127, Lot #31 and Lot #32, thence,
  - (4) Along said prolonged line of Lot #31 and Lot #32 to the point of BEGINNING.

together with the right to enter for the purpose of laying, relaying and rebuilding, reconstructing and maintaining existing and additional sewer and water mains, manholes, gates or appurtenances, to the City of Newark, its agencies; and furthermore, reserving an on and above the surface easement as a means of ingress and egress to Malvern Street for the owner(s) of Block 1127, Lot #31, Lot #35, Lot #36.

The erection, construction or placing of any building, vault or structure upon or within the described easements which will interfere with the laying, relaying, rebuilding, reconstructing or maintaining of existing or additional sewer and water mains, manholes, gates and appurtenances or which will interfere with the ingress and egress of owner(s) of Block 1127, Lots #31, #35, #36 is prohibited and contrary to this Ordinance.

All is as shown on Map prepared under the direction of this Council known and designated as Map No. 1723-V, dated June 6, 1977, which map is attached hereto and made a part hereof.

Section 2. A copy of the aforesaid Map No. 1723-V dated June 6, 1977, is on file in the Office of the Director, Department of Engineering.

Section 3. This Ordinance is adopted under and by virtue of the provisions of N.J.S.A. 40:67-1 (b).

Section 4. This Ordinance shall take effect upon adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-1:

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND ORDINANCE 6-S & F-a, ADOPTED JANUARY 27, 1977, AS AMENDED BY ORDINANCE 6-S & F-g, ADOPTED MARCH 2, 1977, AND FURTHER AMENDED BY ORDINANCE 6-S & F-u, ADOPTED MAY 4, 1977, WHICH ORDINANCE CREATED AND CONTINUED THE CENTRAL PLANNING BOARD AND THE BOARD OF ADJUSTMENT, SO AS TO REINSTATE THE PROVISION THAT SALARIES OF MEMBERS OF THE BOARD OF ADJUSTMENT BE PAID QUARTERLY AND IN PROPORTION TO THE NUMBER OF MEETINGS ATTENDED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, THAT:

Section 1. Article II, Section 2 of Ordinance 6S & FA, adopted January 27, 1977 as amended by Ordinance 6S & Fg, adopted March 2, 1977, and further amended by Ordinance 6S & Fu, adopted May 4, 1977, which Ordinance created and continued the Central Planning Board and the Board of Adjustment, be amended to read as follows:

ARTICLE II - BOARD OF ADJUSTMENT

Section 2. Membership; terms; compensation.

The Board of Adjustment shall consist of 7 members who shall be appointed by the Municipal Council and who shall hold office in accordance with the provisions of C.40:55D-69. The members of the board shall receive a salary of not more than twenty-five hundred dollars (\$2500) per annum for attending board meetings. Such salary shall be paid quarterly and in proportion to the number of meetings attended, during such quarter.

Section 3. This Ordinance shall take effect upon final passage and publication in accordance with law.

Section 4. Any existing Ordinance or part thereof inconsistent with this Ordinance is hereby repealed.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-bf) ADOPTED NOVEMBER 22, 1966, AGREEMENT WITH THE PROFESSIONAL FIRE OFFICERS ASSOCIATION, LOCAL 1860, IAFF, AFL, CIO)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions, and there is also hereby established salaries for certain officers and employees of the Fire Department of the City of Newark, New Jersey", (6S&Fbf) adopted November 22, 1966 and amendments thereto, be and the same is hereby amended by adjusting the salary ranges to be effective January 1, 1977, as follows, to wit:

<u>POSITIONS</u>	<u>NUMBER OF POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>MIDDLE STEP</u>	<u>ANNUAL MAXIMUM SALARY</u>
Fire Chief, U.F.D. 350010	1	\$29,925	\$29,925	\$29,925
Deputy Fire Chief 350030	23	23,511	24,220	24,935
Chief of Fire Signal System Operations 631129	1	23,511	24,220	24,935
Chief of Fire Signal System Maintenance & Construction 631126	1	23,511	24,220	24,935
Battalion Fire Chief 350060	38	19,234	19,948	20,659
Assistant Chief of Fire Signal System Operations 631123	1	19,234	19,948	20,659
Assistant Chief of Fire Signal System Maintenance & Construction 631127	1	19,234	19,948	20,659

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<u>POSITIONS</u>	<u>NUMBER OF POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>MIDDLE STEP</u>	<u>ANNUAL MAXIMUM SALARY</u>
Chief Inspector of Combustibles 352010	1	\$19,234	\$19,948	\$20,659
Supervisor of Apparatus 999252	2	19,234	19,948	20,659
Fire Captain 350090	187	17,096	17,810	18,521
Assistant Chief Inspector of Combustibles 352030	1	17,096	17,810	18,521
Chief Fire Alarm Operator 632050	5	17,096	17,810	18,521
Foreman, Fire Alarm Telegraph 999111	2	17,096	17,810	18,521

Section 2. The salaries hereinabove noted shall be effective January 1, 1977.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, annual minimum and maximum salaries therefor, which are inconsistent herewith, as set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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6-Ph, S &amp; F-k.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE OFFICE OF THE MAYOR AND ESTABLISHING SALARIES THEREFOR," (6-S & F-c) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO ADJUST SALARY OF SECRETARY, BOARD OF ADJUSTMENT)

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating permanent positions in the Office of the Mayor and establishing salaries therefor," (6-S & F-c) adopted May 4, 1977, and amendments thereto, be amended to adjust the salary of the Secretary, Board of Adjustment, as follows, to wit:

<u>POSITION</u>	<u>ANNUAL MINIMUM AMOUNT</u>	<u>ANNUAL MAXIMUM AMOUNT</u>
<u>(b) Board of Adjustment</u>		
Secretary, Board of Adjustment 641070	\$18,038.	21,925.

Section 2. This ordinance shall be effective as of September 1, 1977.

Section 3. Ordinance 6-S & F-q adopted October 5, 1977, be and is hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

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President Harris called for ordinances on second reading and final passage.

6-S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

BOND ORDINANCE APPROPRIATING \$1,775,098. AND AUTHORIZING THE ISSUANCE OF \$1,175,098. BONDS OR NOTES OF THE CITY FOR VARIOUS CAPITAL IMPROVEMENTS OR PURPOSES AUTHORIZED TO BE UNDERTAKEN BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY.  
(As Amended)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

The City Clerk announced the debt statement in connection with this ordinance has been received from Trenton and the ordinance is now in order for adoption by the Council.

A motion to adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-S & F-m.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

ORDINANCE OF THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY PROVIDING FOR THE CANCELLATION OF CERTAIN PRIOR APPROPRIATIONS IN THE AMOUNT OF \$3,329,275. AND THE AUTHORIZATION OF CERTAIN NEW PROJECTS TO BE FUNDED BY USE OF CERTAIN MONEYS ON HAND FROM THE CAPITAL IMPROVEMENT FUND.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

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The City Clerk announced the debt statement in connection with this ordinance has been received from Trenton and the ordinance is now in order for adoption by the Council.

A motion to adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-S & F-n.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

BOND ORDINANCE PROVIDING FOR THE SUPPLEMENTAL APPROPRIATION OF \$75,250. FOR THE CONSTRUCTION OF A WATER TESTING LABORATORY BY THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, AND AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$75,250. BONDS OR NOTES FOR FINANCING PART OF THE COST THEREOF.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

The City Clerk announced the debt statement in connection with this ordinance has been received from Trenton and the ordinance is now in order for adoption by the Council.

A motion to adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.



6-S & F-o.

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The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE AMENDING TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, SUPPLEMENTED AND READOPTED AS AN INTERIM ZONING ORDINANCE, SO AS TO PROHIBIT DRIVE-IN RESTAURANTS WITHIN ALL DISTRICTS EXCEPT FIRST, SECOND, AND THIRD INDUSTRIAL DISTRICTS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

(Awaiting recommendation of Central Planning Board)

(Central Planning Board Secretary Charlotte Adams met with the Council

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A motion to defer action on this ordinance awaiting recommendation of Central Planning Board was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a.

MR. JOSEPH DAVIS, 601 SOUTH 17TH STREET, NEWARK, NEW JERSEY, representing the Neighborhood Preservation Council, appeared before the Municipal Council. He stated he is expressing the desires of the community. They serve as a liaison between the Mayor's Policy and Development Office and the community. To date, they have served in name only and the community had no decision in spelling out the target area. The program started September, 1976 and was supposed to have ended October 31, 1977. Mr. Davis continued he understands that \$250,000. was allotted to this area for this program, but to date, to the best of his knowledge, no demonstration house has gone up nor any grant awarded for the homeowners.

Mr. Davis said a new program has started in the area, known as the Citizens Participation Plan, with the same scope and without any communication to the Neighborhood Preservation Council as to their role to continue their program. To date, they have not heard whether or not they are trying to scrap the Neighborhood Preservation Program. Mr. Davis stressed they are asking for respect and a chance to preserve and enhance their community.

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Councilman Tucker thanked Mr. Davis for bringing this matter to the Council's attention. He said when the Neighborhood Preservation Programs or the Home Improvement Programs were established in the past, they were primarily geared to get more direct citizen involvement in rehabilitating neighborhoods and upgrading certain communities. Councilman Tucker recommended the Council invite Mayor's Policy and Development Office Executive Director Dennison, Review and Planning Officer Allen, Community Organization Director Coggins, Housing Development and Rehabilitation Corporation Executive Director Massaro and Mr. Joseph Davis to meet with the Municipal Council so that they can go into more detail and receive an updated report as to what has happened to all of the citizen participation projects. Councilman Tucker believed this new project is the planning activity in which the Mayor's Policy and Development Office is now involved, and as far as he knows there is no new project in the City that is going to take the center section of the City except the updating of the old project.

President Harris declared he has always had some strong reservations about the effectiveness and operation of those programs. Today, he appointed a Council Committee, chaired by Councilman Tucker with the involvement of all the Ward Council Members, to review the total operation of the Housing Development and Rehabilitation Corporation.

President Harris directed the City Clerk to invite Mayor's Policy and Development Office Executive Director Dennison, Review and Planning Officer Allen, Community Organization Director Coggins, Housing Development and Rehabilitation Corporation Executive Director Massaro and Mr. Joseph Davis to meet with the Municipal Council at their special conference November 22, 1977 to discuss Neighborhood Preservation Program in the City of Newark.

Councilman Allen said he is well aware of the problems of the Neighborhood Preservation Council. For about a year and a half they have been constantly meeting with the Housing Development and Rehabilitation Corporation and expressing their ideas in terms of what they want to do to improve the homes in that area. Councilman Allen said he has attended at least eight or nine of these meetings and as of this date they have gotten nothing but promises, money was allocated for that area and they do not know whether the money has been utilized for something else or whether they are trying to bring in another program. Councilman Allen reiterated the Housing Development and Rehabilitation Corporation has completely ignored the community.

Mr. Davis related on several occasions the Neighborhood Preservation Council sent letters to everyone connected with this program, the Mayor, Mayor's Policy and

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Development Office Executive Director Dennison and everyone involved. They even had Mr. Leonard Zuhlcke of the State Department of Community Affairs stop in and he was awe-stricken when he found out just how this program had hit a stagnant tone and he said he would make himself available to the Neighborhood Preservation Council. Mr. Zuhlcke indicated the monies are here for this program.

A motion to permit Ms. Loretta Lawrence to address the Municipal Council under "Hearings of Citizens" was made by Councilman Allen, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-b.

MS. LORETTA LAWRENCE, 729 SOUTH 19TH STREET, NEWARK, NEW JERSEY, addressed the Municipal Council regarding Community Child Abuse Centers. The State instructed Tri-City to reduce their budget, which will mean a reduction in staff and services. There has been no cost of living increase. Ms. Lawrence urged the Municipal Council to support a 10% increase for Child Abuse Centers.

A motion to permit Ms. Annie Davis to address the Municipal Council under "Hearings of Citizens" was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-c.

MS. ANNIE DAVIS, 544 SOUTH 20TH STREET, NEWARK, NEW JERSEY, addressed the Municipal Council in reference to Day Care Centers. She pointed out employees of State Day Care Centers receive higher salaries than employees of City Day Care Centers and the State Centers have more titles than the City Centers.

Councilman Tucker related the Council had the opportunity to discuss Community Day Care Centers at their pre-meeting conference today. He will move under "Motions" to petition Governor Byrne, Commissioner Klein and Division Youth and Family Services Director Wells to provide a cost of living increase in allowable day care rates, and to request that the questionable differences between State Funded Centers and Community Funded Centers be reviewed.

Councilman Carrino stated a group of young ladies, representing the School Crossing Guards, were in the audience. It seems over the past two or three years, they have been the scapegoats and whipping posts for every department in the City of Newark. Something was brought to his attention last week which they thought the Police Department

559 was going to resolve, but unfortunately the Police Department did not see fit to take the matter into their own hands. Councilman Carrino requested that a representative of the School Crossing Guards be permitted to address the Municipal Council so that they could be aware of the situation.

A motion to permit Mrs. Charlotte Pierce to address the Municipal Council under "Hearings of Citizens" was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-d.

MRS. CHARLOTTE PIERCE, 340 BLOY STREET, HILLSIDE, NEW JERSEY, stated she has been a School Crossing Guard for the City of Newark for 25 years. An ordinance was adopted June 1, 1966 granting payment to School Traffic Guards for all legal holidays falling on regular school days. As of last week, Chief Melchior informed them they will not be paid for Teachers' Convention, the day after Thanksgiving, Christmas vacation, Easter vacation, or any other holiday because they do not have the right to be paid for those days. They are asking to be paid for all school holidays that fall in the school day week.

Councilman Giuliano commended the School Crossing Guards. They are on the job in all kinds of weather and have been transferred from one department to another. Councilman Giuliano said if the School Crossing Guards were not at the school posts, they would have to put policemen there and the budget of the Police Department would triple. He assured that the Council will support the School Crossing Guards.

Councilman James said he is certain the Council shares the remarks of Councilman Giuliano and he thinks the record will show that this has been one of the most supportive Councils relative to School Crossing Guards. Councilman James posed the question, "During your tenure that you have been under the Board of Education Budget, under the Police Department, part of the Municipal Budget, are you stating, for the record, that during that time you were paid for those holidays?"

Mrs. Pierce replied, "Yes, we were always paid."

Councilman James continued he thinks it is an established and recognized policy that those who are hired by the Board of Education receive compensation for normal school holidays. He asked, "When you were part of the Municipal Budget, you similarly received payments for those holidays?"

Mrs. Pierce replied in the affirmative.

Councilman James concluded what they have in effect is that for the first time

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the City is denying the School Crossing Guards what heretofore they have been granted.

Councilman Martinez asked the total amount of money to pay the School Crossing Guards for the holidays indicated. He recommended the Council defer action on Resolutions 7-R-n and 7-R-o on this Calendar, which are transfers of appropriations in the Police Department, until the Police Department sits down and negotiates with the School Crossing Guards and gives them what is due to them. Councilman Martinez declared if the Police Department can find \$850,000. for transfers, he is certain somewhere along the line they can find enough money within the \$850,000. to negotiate a justifiable contract for the School Crossing Guards.

Upon question posed by Councilwoman Villani, Mrs. Pierce replied when they get paid two weeks from last Friday, they would only be paid for Election Day, Veterans Day and the day they went to school, which was last Wednesday, and if they did not go to school that day, Chief Melchior claimed he would not pay them for that day either.

Councilwoman Villani asked if the excuse was that there were no funds in the budget.

Mrs. Pierce replied it was nothing about funds. He was questioning whether the School Crossing Guards had the right to be paid for those days. Mrs. Pierce reiterated the ordinance has been in existence over twenty-five years. This is the first time this ever came up.

Councilwoman Villani assured the School Crossing Guards the Council will support them.

Councilman Tucker requested a copy of the communication and ordinance which Mrs. Pierce read. He asked if these were regular municipal holidays. Councilman Tucker opined if they negotiated holidays in the past, then those holidays should remain the same, but he does not want to be caught in a legal mix-up in that regard. Councilman Tucker recommended the Council invite Police Director Williams, Chief Melchior and Mrs. Pierce to meet with the Council at their special conference November 22, 1977 to discuss payment for holidays for School Crossing Guards.

Councilman Allen questioned who was making the decision. The Council appropriated funds in the budget for people to be paid and someone comes along later saying employees will not get paid for certain days. Councilman Allen felt someone should answer the question in a hurry, especially when the School Crossing Guards's next paycheck will be short.

Councilman Carrino felt there is an underlying problem here that they are not really touching, aside from this specific situation with the money. He thinks someone

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in the Police Department does not want the School Crossing Guards in their budget. Councilman Carrino said he sees School Crossing Guards working on corners where they are supposed to be directing traffic, trying to stop trucks from making illegal left-hand turns, helping the children cross the streets, being moved around to different corners every day and being put into different situations. Councilman Carrino asserted it is a total harassment of the School Crossing Guards by the Police Department or by the powers that be in the City to either get the women to quit or want to move out of the Police Department. It is important when the Council meets with Police Director Williams and Chief Melchior to ascertain why there is this every day harassment of the School Crossing Guards.

Councilman Carrino recalled two weeks ago communication was sent to the Transport of New Jersey requesting they provide the Newark School Crossing Guards free access to bus transportation or an appropriate reduction in fare while in uniform and working their school posts. He asked if a reply has been received.

The City Clerk replied in the negative.

President Harris related he received a reply but unfortunately he did not have good news. The Council will continue to do what they can to make it possible for the School Crossing Guards to travel back and forth while in uniform performing the service to help make Newark a better city for our children.

Councilman Carrino suggested, if they did not receive a good response from the Transport of New Jersey, to write to the Governor, the Department of Transportation and the Public Utilities Commission. He said some of these women have to use the buses as many as six trips per day and it becomes a financial hardship for them to pay the full fare.

Councilman Giuliano agreed with Councilman Carrino. He stressed the need for the School Crossing Guards.

Councilman James referred to the political question. He does not think it is a secret that a letter was received from the Police Director indicating he feels personally that School Crossing Guards belong in the Board of Education as a Board of Education function. Councilman James felt it is the Council's responsibility to ensure that the School Crossing Guards are treated fairly, democratically and receive their just income, notwithstanding the fact that the Police Director personally believes the School Crossing Guards should be in the Board of Education. The School Crossing Guards become an issue every year. Historically they have been omitted from the budget planning in the beginning of the year. Councilman James hoped they not only address themselves to the current

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crisis of whether the School Crossing Guards are going to be paid for legitimate holidays for which they have been paid heretofore, but he thinks more importantly, where will the allocation of funds be? The Council and Administration should agree that the School Crossing Guards are going to be funded in 1978 as part of the Board of Education or part of the Municipal Budget. Councilman James believed while they are meeting on this issue, they should also deal with the immediate crisis and the long range plan.

President Harris wanted to make it crystal clear that ten people in the City were elected by the residents of the City, the Mayor, the Chief Administrator, and nine Councilmen, the lawmakers. If it is the wishes of this Body to have the School Crossing Guards, then they are going to have them.

A motion to permit Mr. Curtis Grimsley, President, Local 617, Service Employees International Union, to address the Municipal Council under "Hearings of Citizens" was made by President Harris, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-e.

MR. CURTIS GRIMSLEY, 11 HILL STREET, NEWARK, NEW JERSEY, thanked the Municipal Council for listening to the immediate problem of the School Crossing Guards. The School Crossing Guards are due to be paid one week from this Friday and are going to have a shortage in their paychecks, according to Chief Melchior. Mr. Grimsley requested a copy of his letter and Ordinance No. 662 be forwarded to Chief Melchior.

The City Clerk was directed to invite Business Administrator Buck, Police Director Williams, Traffic Division Commanding Officer Melchior, Budget Officer Banker, Local 617 President Curtis Grimsley and Mrs. Charlotte Pierce, representative of the School Crossing Guards, to meet with the Municipal Council at their special conference November 22, 1977 to discuss payment for holidays for School Crossing Guards.

A motion to permit Mr. LeCogbill (Lee) Friend, President, BCF Enterprises, to address the Municipal Council under "Hearings of Citizens" was made by President Harris, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-f.

MR. LECOGBILL (LEE) FRIEND, PRESIDENT, BCF ENTERPRISES, 3 WILLIAM STREET, NEWARK, NEW JERSEY, addressed the Municipal Council regarding a CETA contract which he proposed to the City of Newark. He understands there are some minor problems. Mr.

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Friend stressed there are 5,000 jobs available in this area if people are trained; if not provided training, technology will overtake them. VFC Enterprises is a profit making corporation and he believes in performance delivered. He has invested personally in this program. The demand is substantial in this area. Mr. Friend read letters from Hoffmann-LaRoche, Prudential and First Jersey National Bank commending this program. He urged the Municipal Council to approve the contract with BCF Enterprises to provide Word Processing Training Services.

Councilman Carrino stated this legislation was submitted to the Council at 4:15 P. M. today. There are some discrepancies in the contract. The Council will consider this matter at their November 30, 1977 meeting.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM 300 BERGEN STREET CORP., A CORPORATION OF NEW JERSEY, OWNER OF PREMISES 300-302 BERGEN STREET, BLOCK 255, LOT 39, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-b.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM JOHNNY McCALL AND CATHERINE McCALL, HIS WIFE, OWNERS OF PREMISES 68-70 BROAD STREET, BLOCK 565, LOT 54, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK IN SUM OF \$1,320.34 PAYABLE TO THE UNITED STATES OF AMERICA FOR WITHHELD INCOME TAXES AND F.I.C.A. TAXES, FOR PERIOD DURING WHICH PATRICK PICO IS ENTITLED TO RECEIVE BACK PAY, AUGUST 21, 1975 TO JANUARY 3, 1977; ISSUE AND DELIVER CHECK IN SUM OF \$645.40 PAYABLE TO PUBLIC EMPLOYEES RETIREMENT SYSTEM FOR UNPAID PENSION FUND CONTRIBUTION FOR SAME PERIOD AND CHECK IN AMOUNT OF \$6,929.02 PAYABLE TO PATRICK PICO AND SAMUEL RAFFAELLO, ESQ., 744



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BROAD STREET, NEWARK FOR NET WAGES DUE PATRICK PICO FROM CITY OF NEWARK AFTER ALL DE-  
DUCTIONS HAVE BEEN MADE; FURTHER NO CHECK BE ISSUED TO PATRICK PICO BY DIRECTOR OF  
FINANCE UNTIL ALL PAPERS DEEMED NECESSARY BY CORPORATION COUNSEL HAVE BEEN RECEIVED BY  
HIM. (CITY EMPLOYEE SUSPENDED AUGUST 21, 1975, DISCIPLINARY CHARGES DISMISSED, RETURNED  
TO WORK JANUARY 3, 1977)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE AND DELIVER CHECK IN SUM  
OF \$1,188.60 TO THE UNITED STATES OF AMERICA FOR WITHHELD FEDERAL INCOME TAXES FOR  
PERIOD WHICH VINCENT DiBELLA IS ENTITLED TO RECEIVE BACK PAY, AUGUST 21, 1975 TO  
JANUARY 3, 1977: ISSUE AND DELIVER CHECK IN SUM OF \$87.12 TO STATE OF NEW JERSEY FOR  
WITHHELD STATE INCOME TAX DURING SAME PERIOD AND CHECK IN SUM OF \$6,644.04 PAYABLE TO  
VINCENT DiBELLA AND NORMAN FISCHBEIN, ESQ., 11 HILL STREET, NEWARK, FOR NET WAGES DUE  
VINCENT DiBELLA FROM CITY OF NEWARK AFTER ALL DEDUCTIONS HAVE BEEN MADE; FURTHER, NO  
CHECK BE ISSUED TO VINCENT DiBELLA BY DIRECTOR OF FINANCE UNTIL ALL PAPERS DEEMED  
NECESSARY BY CORPORATION COUNSEL HAVE BEEN RECEIVED BY HIM. (CITY EMPLOYEE SUSPENDED  
AUGUST 21, 1975, DISCIPLINARY CHARGES DISMISSED, RETURNED TO WORK JANUARY 3, 1977)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION AUTHORIZING FINANCE DIRECTOR TO ISSUE CHECK TO PERSONS AND IN THE  
AMOUNTS SHOWN ON ANNEXED EXHIBIT "A", TOTALING \$106,143.56, FOR OVERPAYMENTS CARRIED IN  
BOOKS AND RECORDS OF TAX COLLECTOR BY REASON OF COUNTY BOARD JUDGEMENTS, STATE BOARD  
JUDGEMENTS, VETERANS ALLOWANCE AND CASH OVERPAYMENTS, FOR YEARS 1972, 1973, 1974, 1975,  
1976 AND 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-f.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH LUCAS, TUCKER AND COMPANY TO AUDIT CITY OF NEWARK PROGRAM DESIGNATED URBAN RODENT AND INSECT CONTROL PROJECT, FOR AMOUNT NOT TO EXCEED \$1,299., LOWEST COST FOR SUCH SERVICES, TO BE PAID FROM AUDIT LINE IN DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION AUTHORIZING MAYOR AND ACTING MUNICIPAL COMPTROLLER TO ENTER INTO CONTRACT WITH LUCAS, TUCKER AND COMPANY TO AUDIT CITY OF NEWARK PROGRAM DESIGNATED SUMMER NUTRITION PROGRAM, FOR AMOUNT NOT TO EXCEED \$3,999., LOWEST COST FOR SUCH SERVICES, TO BE PAID FROM AUDIT LINE IN DEPARTMENT OF HEALTH AND WELFARE. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO ALONZO KITTRELS, PERSONNEL DIRECTOR, DEPARTMENT OF ADMINISTRATION, FOR PERIOD BEGINNING SEPTEMBER 20, 1977 AND ENDING MARCH 20, 1978. (POSITION WITH BOARD OF EDUCATION - FIRST LEAVE BEGAN SEPTEMBER 19, 1975)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO ANN MARIE OMOLINO, BUDGET EXAMINER, BUDGET DIVISION, DEPARTMENT OF ADMINISTRATION, FOR PERIOD BEGINNING MAY 3, 1977 AND ENDING NOVEMBER 3, 1977. (WORK ON FEDERALLY FUNDED PROGRAM - FIRST LEAVE BEGAN DECEMBER 2, 1976)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION AUTHORIZING TRANSFER OF APPROPRIATIONS, DEPARTMENT OF RECREATION AND PARKS, DIRECTOR'S OFFICE, COPIER SUPPLIES-\$1,000., DEPARTMENT OF ENGINEERING, COPIER RENTAL-\$1,540. TO DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, COPIER RENTAL-\$1,000., DIVISION OF CENTRAL PURCHASE, COPIER SUPPLIES-\$1,540., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION AUTHORIZING TRANSFER OF APPROPRIATIONS, MAYOR'S OFFICE AND AGENCIES, ASSESSMENTS DIVISION, OTHER SALARIES AND WAGES (PRINCIPAL ASSISTANT ASSESSOR)-\$500. TO MAYOR'S OFFICE AND AGENCIES, ASSESSMENTS DIVISION, SALARIES AND WAGES, TAX ASSESSOR-\$500., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.

RESOLUTION AUTHORIZING TRANSFER OF APPROPRIATIONS, WATER UTILITY, WATER ACCOUNTING AND CUSTOMER SERVICE, OTHER EXPENSES, MATERIALS AND SUPPLIES, GASOLINE-\$6,182. TO WATER UTILITY, WATER ACCOUNTING AND CUSTOMER SERVICE, OTHER EXPENSES, EQUIPMENT, OFFICE FURNITURE AND FURNISHINGS-\$1,061., OFFICE EQUIPMENT-\$5,121., TOTAL-\$6,182.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by

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Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING TRANSFER OF APPROPRIATIONS, DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, SALARIES AND WAGES, OTHER SALARIES AND WAGES, LABORER, R.C.- \$32,000. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, SALARIES AND WAGES, OTHER PAY, OVERTIME-\$32,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING TRANSFER OF APPROPRIATIONS, POLICE DEPARTMENT, SALARIES AND WAGES, OTHER SALARIES AND WAGES (PATROLMAN)-\$300,000. TO DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, MISCELLANEOUS EXPENSES, EMPLOYEE FRINGE BENEFITS (7409-\$283,942., 7410-\$16,058.)-\$300,000., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Budget Officer Banker met with the Council November 14, 1977)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION AUTHORIZING TRANSFER OF APPROPRIATIONS, POLICE DEPARTMENT, SALARIES AND WAGES, OTHER SALARIES AND WAGES, PATROLMAN-\$550,000. TO DEPARTMENT OF PUBLIC WORKS, DIRECTOR'S OFFICE, OTHER SURPLUS PROPERTY-\$550,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Budget Officer Banker met with the Council November 14, 1977)

A motion to defer action on this resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-p.

RESOLUTION AUTHORIZING TRANSFER OF APPROPRIATIONS, DEPARTMENT OF PUBLIC WORKS,  
DIVISION OF SANITATION, OTHER SALARIES AND WAGES, LABORER, R.C.-\$9,500. TO DEPARTMENT  
OF PUBLIC WORKS, DIVISION OF SANITATION, MATERIALS AND SUPPLIES, DRY GOODS-\$9,500.;  
PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND  
DEVELOPMENT OFFICE TO AMEND CONTRACTS WITH THE APPRAISAL GROUP AND KRASNER CO. FOR  
DEVELOPMENT OF APPRAISAL REPORTS FOR THE OPEN SPACE ACQUISITION SITES DESCRIBED IN  
CONTRACTS (RESOLUTION 7-R-d1, AUGUST 3, 1977), BY ADDING PARAGRAPHS 15 AND 16 RESPECTIVE-  
LY, TO CLEARLY DELINEATE REQUIREMENTS AND DUTIES UNDER EXISTING CONTRACT AGREEMENTS.  
(NO ADDITIONAL FUNDS ARE REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-r.

RESOLUTION REQUESTING EXECUTIVE DIRECTOR OF THE NEWARK OFFICE OF CRIMINAL  
JUSTICE PLANNING TO SUBMIT GRANT APPLICATION ON BEHALF OF CITY OF NEWARK TO THE STATE  
LAW ENFORCEMENT PLANNING AGENCY (SLEPA) FOR FUNDS FOR PROJECT "COMPREHENSIVE LAW  
ENFORCEMENT AND CRIMINAL JUSTICE PLANNING." (SLEPA-\$49,201., STATE BUY-IN-\$2,733.,  
LOCAH CASH-\$2,733., TOTAL-\$54,667.) (NO EXPENDITURE OF PUBLIC FUNDS REQUIRED BY CITY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

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RESOLUTION REQUESTING EXECUTIVE DIRECTOR OF THE NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING TO SUBMIT GRANT APPLICATION ON BEHALF OF CITY OF NEWARK TO THE STATE LAW ENFORCEMENT PLANNING AGENCY (SLEPA) FOR FUNDS TO CONTINUE PROJECT "NEWARK VICTIM SERVICE CENTER" FOR PERIOD JANUARY 1, 1978 TO SEPTEMBER 30, 1978. (SLEPA-\$70,000., STATE BUY-IN-\$3,889., LOCAL MATCH (HCDA)-\$3,889., TOTAL-\$77,778.) (NO EXPENDITURE OF PUBLIC FUNDS REQUIRED BY CITY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino.

Councilman Giuliano stated he is very happy to see this program up for refunding, and would like to praise the staff and parties involved in formulating and implementing a program that has successfully provided services to crime victims in Newark. This project's success is especially gratifying because it realizes an idea he envisioned nearly three years ago; and that was for this City to provide services to crime victims, whose plight has for so long been overlooked by our misguided criminal justice system in favor of the criminals.

Councilman Giuliano related since its inception, six months ago, the program has helped over 1,000 people, many of whom are handicapped and aged. This means that 160 crime victims are being helped each month or an average of 4.8% of all victims in Newark. It is projected that the number will increase to over 2,000 by the end of the year. This is four times the 500 victims originally projected to be helped during the program's first year of service. Councilman Giuliano concluded this all adds up to a very encouraging start in light of the fact that this program has only been in existence six months; and he has no doubt that services will be expanded and assistance increased during the next program year.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION ACCEPTING BID OF HARRIS PHARMACY, INC. FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 679, LOTS 56 AND 57, 528 AND 530 BROADWAY, NEWARK, NEW JERSEY, FOR \$1,000.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION ACCEPTING BID OF TRUST FOR PUBLIC LAND FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 3041, LOT 124, 3 WHITE TERRACE, NEWARK, NEW JERSEY, FOR \$500.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martines, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION RESCINDING RESOLUTION 7-R-cu, OCTOBER 5, 1977, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO MAKE CORRECTIONS IN 1977 CITY OF NEWARK BUDGET, TRANSFERRING FUNDS FROM UNCLASSIFIED OPERATIONS, TRANSPORTATION STANDARDIZATION EXPENSE TO MONTHLY TRAVEL ALLOWANCE, ACCOUNTS OF SEVERAL CITY DEPARTMENTS-7124, SERVICE BY CONTRACT OR AGREEMENT, TALLING \$28,329."

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM CHARLES RIGOGLIOSO AND MARIE RIGOGLIOSO, HIS WIFE, OWNERS OF PREMISES 18-20 BROAD STREET, BLOCK 572, LOT 51, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM LEON M. GREENBERG AND RUTH GREENBERG, HIS WIFE, OWNERS OF PREMISES 171 PENNSYLVANIA AVENUE, BLOCK 2796, LOT 15, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL RECOVERED AND UNCLAIMED MOTOR VEHICLES, 172 JUNK VEHICLES, PURSUANT TO N.J.S.A. 39:10A-1 AND N.J.S.A. 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING THE MAYOR TO ENTER INTO A GRANT AGREEMENT WITH THE U. S. DEPARTMENT OF LABOR-EMPLOYMENT AND TRAINING ADMINISTRATION, UNDER YOUTH COMMUNITY CONSERVATION AND IMPROVEMENT PROJECTS, IN AMOUNT OF \$322,734., FOR PERIOD JANUARY 1, 1978 THROUGH SEPTEMBER 30, 1978.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TO PERSONS AND IN AMOUNTS SHOWN ON ANNEXED EXHIBIT "A", TOTALING \$63,736.65, FOR OVERPAYMENTS CARRIED ON BOOKS AND RECORDS OF TAX COLLECTOR BY REASON OF COUNTY BOARD JUDGEMENTS, VETERANS ALLOWANCE, STATE BOARD JUDGEMENTS, SENIOR CITIZEN ALLOWANCE AND CASH OVERPAYMENTS, FOR YEARS 1972, 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION AUTHORIZING TRANSFER OF APPROPRIATIONS, UNCLASSIFIED OPERATIONS, OTHER EXPENSES, STANDARDIZATION OF TRANSPORTATION EXPENSE-\$28,329. TO OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, MONTHLY TRAVEL ALLOWANCE-PRIVATE, FOR VARIOUS DEPARTMENTS AND DIVISIONS, TOTALING \$28,329.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)



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A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING TRANSFER OF APPROPRIATIONS, POLICE DEPARTMENT, OTHER SALARIES AND WAGES, PATROLMAN-\$45,000. TO DEPARTMENT OF PUBLIC WORKS, DIRECTOR'S OFFICE, 786 BROAD STREET-\$45,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Budget Officer Banker met with the Council November 14, 1977)

Councilman Martinez said there were many unanswered questions with respect to the sale of City-owned property at 20 Park Place. He suggested representatives of Administration be invited to confer with the Council on this matter.

A motion to defer action on this resolution and directing the City Clerk to invite Business Administrator Buck, Corporation Counsel Perillo and Real Estate Officer Milano to meet with the Municipal Council at their special conference November 22, 1977 to discuss the sale of property at 20 Park Place, was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING MAYOR AND BUSINESS ADMINISTRATOR TO EXECUTE LABOR AGREEMENT ON BEHALF OF CITY OF NEWARK WITH THE NEWARK FIREMEN'S UNION EFFECTIVE JANUARY 1, 1976 THROUGH DECEMBER 31, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION URGING THE MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING TO SEEK FEDERAL FUNDING FOR A CONCENTRATED PROGRAM DESIGNED TO REDUCE THE HIGH RATE OF TEENAGE UNEMPLOYMENT IN OUR CITY, was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

533 7-M-b.

A MOTION PETITIONING GOVERNOR BYRNE, COMMISSIONER ANNE KLEIN OF NEW JERSEY DEPARTMENT OF HUMAN SERVICES AND ROBERT WELLS, DIRECTOR OF DIVISION OF YOUTH AND FAMILY SERVICES OF THAT DEPARTMENT TO PROVIDE A COST OF LIVING INCREASE IN ALLOWABLE DAY CARE RATES, CHARGEABLE PER CHILD PER WEEK, WHICH REQUESTS ARE ESSENTIAL TO THE CONTINUATION OF THE 19 COMMUNITY DAY CARE CENTERS WITHIN OUR CITY; FURTHER REQUESTING THAT THE QUESTIONABLE DIFFERENCES BETWEEN STATE FUNDED CENTERS AND COMMUNITY FUNDED CENTERS BE REVIEWED, was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION REQUESTING THE UNITED STATES DEPARTMENT OF HEALTH, EDUCATION AND WELFARE TO RESTORE FULL FUNDING FOR THE CITY OF NEWARK'S LEAD POISONING PREVENTION AND CONTROL PROGRAM FROM THE PRESENT \$255,000. TO ITS PREVIOUS LEVEL OF \$432,502., was made by Councilwoman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-d.

A MOTION DIRECTING THE CITY CLERK TO REQUEST THE MAYOR'S POLICY AND DEVELOPMENT OFFICE TO SUBMIT IN WRITING THE REASONS WHY NO PROGRESS HAS BEEN MADE ON THE ST. BENEDICT'S FIELD SITE WHICH WAS PREVIOUSLY DESIGNATED FOR GREEN ACRES AND OPEN SPACE DEVELOPMENT IN 1973; FURTHER, WHY THE PRUDENTIAL INSURANCE COMPANY PLAN FOR HOUSING DEVELOPMENT IN THE AREA WAS SET ASIDE, was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED OCTOBER 28, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 17, CHAPTER 4, SECTION 3 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY."

(This amendment makes it unlawful for any person to resist, obstruct or hinder any member of the Police Department or other peace officer in performance of his or her duty)

(Copy of ordinance and correspondence submitted to each Member of the Council)

November 14, 1977

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A motion directing the City Clerk to place this ordinance on the November 30, 1977 Calendar of the Municipal Council for first reading was made by Councilman Carrino, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED OCTOBER 31, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Hansbury Avenue, from Elizabeth Avenue to its terminus)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this matter, see Item 6-F-k on Page 10 in the minutes of this meeting)

8-c.

The City Clerk presented COMMUNICATION FROM ASSISTANT BUSINESS ADMINISTRATOR HILL, RECEIVED NOVEMBER 3, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE INDUSTRIAL RIVER URBAN RENEWAL PROJECT, N.J.R-121. (SIXTH AMENDMENT)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board and Housing Authority of the City of Newark)

A motion directing the City Clerk to place this ordinance on the November 30, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

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MISCELLANEOUS.11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from October 26, 1977 to November 4, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Congregation Ahavas Sholom	7284 (Amended)
St. Columba Roman Catholic Church	7422 (Amended)
Church of Our Lady of Good Counsel	7448 (Amended)
Parent Association of St. Benedict's Elementary School	7472
Holy Name Society - Sacred Heart Church, Vailsburg	7516 (Amended)
Congregation B'nai Zion	7545 (Amended)
Residents for Community Action	7553
St. Columba Rosary Society	7561
Beth David Jewish Center	7563

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Casimir's PTA	7560
Ironbound Memorial Day Parade Committee, Inc.	7562

A motion to concur in the Report was made by Councilman Carrino, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 9:55 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President

Newark, New Jersey, November 30, 1977

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A rescheduled meeting of the regularly scheduled meeting of December 7, 1977 of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 1:20 P. M.

The audience arose for the National Anthem.

The prayer was offered by Reverend Joseph J. Laudati, Immaculate Conception Church.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant Jack Yablonsky, Sergeant-at-Arms.

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on November 17, 1977 at the time of its preparation. All persons who pre-paid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a. The City Clerk presented 1976 AUDIT REPORT OF THE CITY OF NEWARK, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the 1976 Audit Report be received and staff study be made for report to the Council was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-b. The City Clerk presented REPORT OF MUNICIPAL COURT, PART SIX, FOR THE MONTH OF OCTOBER, 1977.

A motion that the Report be received and placed on file was made by Councilman

November 30, 1977

5<sup>PM</sup>7

Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-c.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF OCTOBER, 1977.

A motion that the Report be received and placed on file was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-d.

The City Clerk presented REPORT OF DIVISION OF WELFARE, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTHS OF JANUARY TO SEPTEMBER, 1977.

A motion that the Report be received and placed on file was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-e.

The City Clerk presented SUMMARY OF CITY-OWNED PROPERTY REVENUE ACCOUNTS, FOR THE MONTH OF OCTOBER, 1977, SUBMITTED BY ACTING TAX COLLECTOR JOSEPH.

(Copy submitted to each Member of the Council)

A motion that the Summary of City-owned Property Revenue Accounts be received and placed on file was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-f.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY OF THE CITY OF NEWARK, HELD OCTOBER 19, 1977.

A motion that the Copy of Minutes be received was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-g.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE HOUSING AUTHORITY REDEVELOPMENT AGENCY FOR SLUM CLEARANCE AND URBAN RENEWAL OF THE CITY OF NEWARK, HELD OCTOBER 19, 1977.

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A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-h.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD SEPTEMBER 15, 1977.

A motion that the Copy of Minutes be received was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-i.

The City Clerk presented COPY OF MINUTES OF MEETING OF JOINT MEETING MAINTENANCE, HELD OCTOBER 20, 1977.

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-j.

The City Clerk presented AUDIT REPORT OF MUNICIPAL COURT FOR THE YEAR 1976, SUBMITTED BY SAMUEL KLEIN AND COMPANY, CERTIFIED PUBLIC ACCOUNTANTS.

A motion that the Audit Report be received and staff study be made for report to the Council was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on First Reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-5, NO TURN ON RED, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding various streets prohibiting Right Turn on Red)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

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A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Bottone, seconded by Councilman Carrino declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE ESTABLISHING A UNIFORM CONSTRUCTION CODE, AND UNIFORM CONSTRUCTION CODE ENFORCING AGENCY IN THE CITY OF NEWARK, NEW JERSEY.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 21, 1977.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING IRVINE TURNER BOULEVARD AS A ONE-WAY STREET.

(Irvine Turner Boulevard, Southbound, from West Runyon Street to West Peddie Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,



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Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE TO AMEND TITLE 17, CHAPTER 4, SECTION 3, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY.

(This amendment makes it unlawful for any person to resist, obstruct or hinder any member of the Police Department or other peace officer in performance of his or her duty)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Carrino, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 21, 1977.

6-F-e.

The City Clerk read AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE INDUSTRIAL RIVER URBAN RENEWAL PROJECT, N.J.R-121 (6TH AMENDMENT).

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board and Housing Authority of the City of Newark)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 21, 1977.

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The City Clerk read AN ORDINANCE AMENDING AN ORDINANCE FINALLY ADOPTED APRIL 16, 1969 AND ENTITLED, "AN ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS IMPROVEMENTS OF THE WATER SYSTEM OF THE CITY OF NEWARK, IN CONNECTION WITH HIGHWAY IMPROVEMENTS TO MAKE AN APPROPRIATION OF \$564,000 TO PAY THE CITY'S SHARE OF THE COST THEREOF, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECTS 343-58, 344-68, 345-68 AND 346-68).

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action at a special meeting to be held December 13, 1977.

A motion to consider Item 8-c under Ordinances for First Reading was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-g.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE AUTHORIZING THE APPROPRIATION OF \$2,250,381. TO MAKE RENOVATIONS TO VARIOUS SCHOOLS AND BOARD OF EDUCATION PROPERTIES CONTINGENT UPON RECEIPT IN ADVANCE OF THE RECEIPT OF FUNDS FROM THE FEDERAL GOVERNMENT UNDER THE PUBLIC WORKS ACT OF 1977," (6-S & F-r) ADOPTED SEPTEMBER 21, 1977. (TO INCREASE CAPITAL APPROPRIATIONS TO \$2,55,000.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilman Allen.

Councilman Carrino said he would like to put a condition on this ordinance that the Board of Education not arbitrarily change any of those various projects which they have done in the past and that money be used for those specific projects as stated in the original application.

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Councilman Tucker said he remembers last time dealing with bonds, he made a recommendation not just try to make a recommendation but adopt an ordinance and he really and truly believes we should do that because if we don't adopt an ordinance to eliminate that flexibility they are going to do it. They have proven themselves in the past not to respect our wishes and he thinks if we in turn make an ordinance which would eliminate the shifting of money or at least mandate that they come back to us if they shift more than a \$1,000. He wouldn't operate under their word for anything. We should develop an ordinance.

President Harris said in line with the request made by Councilman Carrino, communication should be forwarded to the Board of Education.

City Clerk D'Ascensio pointed out that under the present law any money which is appropriated by ordinance cannot be transferred if the money is not being used for the purpose the appropriation is made without the Council authorizing the transfer of that money to another Capital Project. Ultimately it will have to come to the Council anyway. However, the ordinance cannot be changed in the form it presently exists.

The motion to adopt the ordinance on first reading on condition that the funds appropriated shall be used only for the specific projects included in the Ordinance and that no transfer of funds be made by the Board of Education without the express approval of the Newark Municipal Council was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on December 21, 1977.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AUTHORIZING DIRECTOR OF PUBLIC WORKS TO GRANT AND EXECUTE AN EASEMENT BETWEEN CITY OF NEWARK AND CORNELIUS GALLAGHER AND CLAIR GALLAGHER, HIS WIFE,

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FOR THE PURPOSE OF CONSTRUCTING A ROADWAY ACROSS A PORTION OF THE SUSQUEHANNA AND  
WESTERN RAILROAD COMPANY RIGHT OF WAY IN KNOWLTON TOWNSHIP.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. The Director of the Department of Public Works is hereby authorized to grant and execute an easement agreement, a copy of which is annexed hereto, between Cornelius Gallagher and Clair Gallagher, his wife, and the City of Newark for the purpose of constructing a roadway across a portion of the Susquehanna and Western Railroad Company right of way in Knowlton Township.

Section 2. An executed copy of said agreement shall be filed with the Office of the City Clerk by the Director of Public Works.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with the law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage.

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS  
IN THE DEPARTMENT OF FINANCE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-h) ADOPTED  
MAY 4, 1977, AS AMENDED. (TO CREATE THE POSITION AND SALARY RANGE FOR SECRETARY,  
INSURANCE FUND).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating positions in the Department of Finance and establishing salaries therefor," (6-S & F-h)

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adopted May 4, 1977, as amended be and the same is hereby amended to create the position and salary range for Secretary, Insurance Fund as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Secretary, Insurance Fund 163800	1977 1978	\$14,133. 14,840.	\$17,179. 18,038.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-j) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED (TO ADJUST THE SALARY RANGES FOR THE POSITIONS OF SUPERINTENDENT OF RESERVOIRS, SUPERINTENDENT OF WATERSHED AND RESERVOIR FOREMAN).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 8 of an ordinance entitled, "An ordinance creating positions in the Department of Public Works and establishing salaries therefor,"

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(6-S & F-j) adopted May 4, 1977 as amended and supplemented be and the same is hereby amended to adjust the salary ranges as follows, to wit:

<u>POSITIONS</u>	<u>EFFECTIVE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Superintendent of Reservoirs	1977	\$13,457.	\$16,361.
061150	1978	14,130.	17,179.
Superintendent of Watershed	1977	13,457.	16,361.
061110	1978	14,130.	17,179.
Reservoir Foreman	1977	10,045.	12,209.
051080	1978	10,547.	12,819.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary ranges therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:5-4, PARKING LIMITED TO ONE HOUR, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, RESTRICTED PARKING TO ONE HOUR ON CERTAIN STREETS DURING VARIOUS HOURS AND ON VARIOUS DAYS.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:5-4, Parking Limited to One Hour, of Title 23,

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Traffic and Parking, of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Bloomfield Place, South side, from Broad Street to Broadway from 7 A. M. to 6 P. M., except Sundays.

Salem Street, both sides, from South Orange Avenue to Rockland Terrace, from 7 A. M. to 6 P. M., except Sundays.

Telford Street, West side, from South Orange Avenue to Norwood Place, from 7 A. M. to 6 P. M., except Sundays.

Section 2. Any existing ordinances or parts thereof inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication according to law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF HEALTH AND WELFARE AND ESTABLISHING SALARIES THEREFOR," (6-S & F-m) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED (TO CREATE THE POSITION AND SALARY RANGE FOR SENIOR INVESTIGATOR, VENEREAL DISEASE).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1. of an ordinance entitled, "An ordinance creating positions in the Department of Health and Welfare and establishing salaries therefor," (6-S & F-m) adopted May 4, 1977 as amended and supplemented be and the same is hereby amended to create the title, title code, annual minimum and annual maximum salaries

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as follows, to wit:

<u>POSITION</u>	<u>EFFECTIVE DATE</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>ANNUAL MAXIMUM SALARY</u>
Senior Investigator,	1977	\$ 9,749.	\$11,628.
Venereal Disease 14250	1978	10,236.	12,209.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary ranges therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Villani, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-j) ADOPTED MAY 4, 1977 AS AMENDED AND SUPPLEMENTED. (TO CREATE THE POSITION AND SALARY RANGE FOR SIGN DESIGNER PROCESSOR AND LETTERER FOREMAN, 37½ HOURS).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 3 of an ordinance entitled, "An ordinance creating positions in the Department of Public Works and establishing salaries therefor," (6-S & F-j) as amended and supplemented, be amended to create the following position, title code, annual minimum salary and annual maximum salary therefor, to wit:



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POSITION		ANNUAL SALARY	ANNUAL SALARY
		1977	1978
Sign Designer, Processor and Letterer, Foreman (37½ hours) 031200	Minimum	\$17,255.	\$18,117.
	First Step	17,955.	18,852.
	Maximum	18,382.	19,323.

Section 2. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum salary and annual maximum salary ranges therefor, which are inconsistent herewith, as hereinabove set forth, are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Tucker, Villani, President Harris.

Not Voting: Councilman Martinez.

President Harris: The yeses are eight and the noes are none and one not voting. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-g.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED, "AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY," (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT).

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 1 of an ordinance entitled, "An ordinance creating certain positions, the number of said positions, and there is also hereby established salaries for certain officers and employees of the Fire Department of the City of

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Newark, New Jersey (6-S & F-bf) adopted November 22, 1966, and amendments thereto, be amended by adjusting the salary ranges to be effective January 1, 1977, as follows, to wit:

<u>POSITIONS</u>	<u>NUMBER OF POSITIONS</u>	<u>ANNUAL MINIMUM SALARY</u>	<u>MIDDLE STEP</u>	<u>ANNUAL MAXIMUM SALARY</u>
Firefighter 350140	811	\$13,738.	\$14,347.	\$14,963.
Salvage man 999207	5	13,738.	14,347.	14,963.
Fire Alarm Operator 632080	15	13,738.	14,347.	14,963.
Lineman 033250	13	13,738.	14,347.	14,963.

Section 2. The salaries hereinabove noted shall be effective January 1, 1977.

Section 3. All prior ordinances or parts of prior ordinances which relate to the above position titles, hours of employment, number of positions, annual minimum and maximum salary therefor, which are inconsistent herewith as hereinabove set forth, are hereby repealed.

Section 4. This ordinance shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-h.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Section 23:4-1, Trucks Over 4 Tons Excluded from Certain Streets, of Title 23, Traffic and Parking of the Revised Ordinances of the City of Newark, New Jersey, 1966, as amended and supplemented, be amended by adding thereto the following:

Hansbury Avenue, from Elizabeth Avenue to its terminus

Section 2. Any existing ordinances or parts thereof, inconsistent with this ordinance are hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-Ph, S & F-1.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND ARTICLE 13, UNSUITABLE TAXICABS, SECTION 24:1-57 (c), REMOVAL OF TAXICAB FROM SERVICE, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That Article 13, Unsuitable Taxicabs, Section 24:1-57 (c), Removal of Taxicab from Service, of the Revised Ordinances of the City of Newark, New Jersey, 1966, be and the same is hereby amended to read as follows:

(c) Any taxicab licensed under this chapter shall be removed from service as a taxicab when such vehicle shall have attained the age of seven years.

Section 2. Any existing ordinance, or part thereof, inconsistent with this ordinance, is hereby repealed.

Section 3. This ordinance shall take effect upon final passage and publication and in accordance with law.

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President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

MR. LOUIS SIEGEL, GREENBERG, MARGOLIS AND ZIEGLER, 100 EVERGREEN PLACE, EAST ORANGE, NEW JERSEY, REPRESENTING NEWARK TAXICAB OWNER OPERATORS, indicated they do not oppose this ordinance at the present time. It is the opinion of the organization that this particular ordinance does not go far enough in protecting the interests of the owners of taxicab drivers and he would like to inform the Council they plan to draft an ordinance to submit to the Council for passage in the near future.

President Harris stated he thinks it would be more appropriate and proper procedure that whatever they draft be submitted to Administration and the Taxicab Board and then after digesting same they would submit recommendations to the Council.

No one else appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-j.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE AMENDING TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, SUPPLEMENTED AND READOPTED AS AN INTERIM ZONING ORDINANCE, SO AS TO PROHIBIT DRIVE-IN RESTAURANTS WITHIN ALL DISTRICTS EXCEPT FIRST, SECOND, AND THIRD INDUSTRIAL DISTRICTS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing Closed)

(Awaiting recommendation of Central Planning Board)

A motion to defer action on this ordinance ordinance awaiting substitute ordinance from the Law Department was made by Councilman Villani, seconded by President

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Harris and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a.

MR. CHARLES DINSON, 131 ORATON STREET, NEWARK, NEW JERSEY, addressed the Municipal Council registering complaints about the Senior Citizen Center in the North Ward. The speaker pointed out several incidents that happened in the North Ward to senior citizens and requested the Council to take action with respect to these complaints. He also referred to City trucks dumping refuse on Chester Avenue.

President Harris requested the speaker to record the number of the City vehicle guilty of same and present it to the Council for their action.

Councilman Carrino pointed out the Director of Public Works informed him it had been the City policy to clean up streets and dump material at the foot of Herbert Place until such time larger trucks could collect the material and bring it to the dumps. However, because of the bad weather, the garbage had been there three or four days and they are in the process of changing that system.

Councilman Carrino also referred to all the pamphlets and literature being dispensed from various senior citizen agencies in the City-relating that fantastic programs are being run in the City for senior citizens. He pointed out there are various agencies dealing with the subject and only one doing the work. He felt the Council should find out exactly what services are offered to senior citizens and make sure every senior citizen in the City is eligible for these programs. He felt this matter should be researched.

Councilman Giuliano told the speaker the people in that area are fortunate to have a concerned citizen such as he his. Councilman Giuliano felt Mr. Spellman should answer some of the questions raised and he also expressed his opposition to the collection of garbage at the foot of Herbert Place.

Councilman Tucker said all the parties involved should discuss these problems with the Council. He noted he spoke to the U.C.C. Board who is appropriating money to renovate the downstairs of the center. He pointed out Councilman Carrino related to the fact that senior citizens who came from the Area Board were then sent to the Youth Consultation Services and when they opened up the center the seniors didn't necessarily go to the Youth Consultation Service and there is a split situation. He felt the way to resolve this is to get a commitment to provide funds to at least fix the building up. The second factor is to get the U.C.C. to commit itself in writing on funds that have been made available to renovate the first floor and to have a staff

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start working with the seniors in a much more professional way.

President Harris directed the City Clerk to invite Director of Elderly Affairs Spellman, Director of Public Works Friscia, Acting Director of Health and Welfare Waller and other individuals involved to the pre-meeting conference of the Municipal Council to be held December 20, 1977 to discuss this matter in depth.

RESOLUTIONS AND MOTIONS.

RESOLUTIONS.

7-R-a.

RESOLUTION AUTHORIZING TRANSFER OF APPROPRIATIONS, POLICE DEPARTMENT, SALARIES AND WAGES, OTHER SALARIES AND WAGES, PATROLMAN-\$550,000. TO DEPARTMENT OF PUBLIC WORKS, OTHER SURPLUS PROPERTY-\$550,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to invite Police Director Williams and Budget Officer Banker to meet with the Council at their pre-meeting conference December 20, 1977 to discuss this transfer of funds in depth was made by Councilman Giuliano, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Giuliano, Martinez.

7-R-b.

RESOLUTION AUTHORIZING TRANSFER OF APPROPRIATIONS, POLICE DEPARTMENT, OTHER SALARIES AND WAGES, PATROLMEN-\$45,000. TO DEPARTMENT OF PUBLIC WORKS, DIRECTOR'S OFFICE, 786 BROAD STREET-\$45,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to invite Police Director Williams and Budget Officer Banker to meet with the Council at their pre-meeting conference December 20, 1977 to discuss this transfer of funds in depth was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Tucker, Villani.

No: Councilmen James, Martinez, President Harris.

7-R-c.

RESOLUTION RATIFYING CONTRACT WITH B.C.F. ENTERPRISES, ONLY BIDDER, FOR PERIOD NOVEMBER 15, 1977 TO NOVEMBER 30, 1977; FURTHER AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH B.C.F. ENTERPRISES, 3 WILLIAM STREET, NEWARK, FOR PERIOD DECEMBER 1, 1977 TO JULY 15, 1978, TO PROVIDE WORD PROCESSING

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TRAINING SERVICES, FOR \$71,675.; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO ENTER INTO CONTRACT WITH RESIDENTS FOR COMMUNITY ACTION, 350 BLOOMFIELD AVENUE, NEWARK, ONLY BIDDER, TO PROVIDE ADMINISTRATIVE SECRETARY TRAINING, FOR SUM NOT TO EXCEED \$58,712.; FOR THIRTY WEEKS BEGINNING JANUARY 3, 1978 AND TERMINATING AUGUST 15, 1978; SOURCE OF FUNDS - COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO "AN ORDINANCE TO AMEND ARTICLE 13, UNSUITABLE TAXICABS, SECTION 24:1-57 (c), REMOVAL OF TAXICAB FROM SERVICE, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED," BEING FINALLY ADOPTED THIS 30TH DAY OF NOVEMBER, 1977 (6-Ph, S & F-i) AND THE ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR, AND PUBLICATION.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF POLICE, SALARIES AND WAGES, PATROLMAN-\$69,086. AND DEPARTMENT OF FIRE, SALARIES AND WAGES, FIREMAN-\$830,914. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, PUBLIC ASSISTANCE OR RELIEF (GENERAL ASSISTANCE)-\$900,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani.

Councilman Martinez said he had serious reservations with respect to this resolution and several others on this calendar which deal with transfer of funds from and to the Departments of Police and Fire. He noted policemen were laid off and they could not be rehired because of allegations there were no funds. He said about 25 firemen were laid off for the reason that there was no money and now funds in the amount of \$830,000. are being transferred which could have provided 25 or 30 firemen. He wondered why these "games were being played" and if this transfer would not seriously affect those citizens in dire need in the Department of Health and Welfare, he would request this matter be laid over to the next meeting to get an explanation from the Director's involved as to what use these funds had been put in the last year.

Councilman Carrino suggested Council meet with the Fire Director, Police Director and Budget Officer at their pre-meeting conference, December 20, 1977 to discuss these problems.

The motion to adopt the resolution and direct the City Clerk to invite Police Director Williams, Fire Director Caufield and Budget Officer Banker to meet with the Council at their pre-meeting conference December 20, 1977 to discuss this transfer in depth was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Martinez.

(RESOLUTION 7-R-cv, ADOPTED OCTOBER 5, 1977, "RESOLUTION COMMENDING THE MIGHTY MONIQUES DRILL TEAM FOR OUTSTANDING PERFORMANCE.")

Councilman Tucker acknowledged representatives of the Mighty Moniques Drill Team who were present in the audience and stated that they were from the Archbishop Walsh Housing Project in the North Ward of the City.

Councilman Tucker indicated this Drill Team participated in the National Drill Competition. Many times elected officials have a tendency to dwell at length on the negative aspects of young people and play down the positive aspects of young people. These young people have demonstrated a tremendous amount of beauty and faith in the City of Newark.

President Harris congratulated every member of the Drill Team and said he knows they are going to continue to follow the leadership responsible for their performance and the ability to drill.



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President Harris addressed the Members of the Drill Team directly and said he hopes they will concentrate in their studies as he wants them to realize this is a very competitive world and without being equipped to compete for job offers in tomorrow's world we are going to be short-changed. He urged them to continue with their studies so they will be better equipped to serve in a leadership role tomorrow.

7-R-g.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM UNCLASSIFIED OPERATIONS, MANDATORY ITEMS, PASSAIC VALLEY SEWER MAINTENANCE-\$10,593.83 TO UNCLASSIFIED OPERATIONS, MANDATORY ITEMS, JOINT MEETING MAINTENANCE-\$10,593.83; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM UNCLASSIFIED OPERATIONS, MUNICIPAL SALARIES-\$70,268.75 TO VARIOUS DEPARTMENTS AND AGENCIES-\$70,268.75; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, OFFICE EQUIPMENT RENTS AND LEASES-\$3,000. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, OTHER EXPENSES, MATERIALS AND SUPPLIES, OFFICE SUPPLIES-\$1,500. AND CENTRAL PRINTING SERVICES SUPPLIES AND MATERIALS-\$1,500.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-j.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, OTHER EXPENSES, SERVICES BY CONTRACT OR AGREEMENT, INSURANCE SERVICES-\$150. TO DEPARTMENT OF HEALTH AND WELFARE, OTHER EXPENSES, MATERIALS AND SUPPLIES, PERIODICALS AND MAGAZINES-\$150.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, OTHER EXPENSES, SERVICES BY CONTRACT OR AGREEMENT, MONTHLY TRAVEL ALLOWANCE, PRIVATE TRANSPORTATION-\$5,000. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF WELFARE, OTHER EXPENSES MATERIALS AND SUPPLIES, CENTRAL PRINTING SERVICES, SUPPLIES AND MATERIALS-\$5,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK PAYABLE TO MELVIN RANDALL, JOAN RANDALL AND THOMAS R. ASHLEY, ESQ., THEIR ATTORNEY, SUM OF \$2,500. IN FULL AND COMPLETE SETTLEMENT; FOR ALLEGED PERSONAL INJURIES SUSTAINED AT POLICE HEADQUARTERS, 22 FRANKLIN STREET, ON OR ABOUT NOVEMBER 1, 1974. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE AND DELIVER CHECK IN SUM OF \$178.47 PAYABLE TO C. MINTZ AND GROSS AND NOVACK, PLAINTIFF'S ATTORNEY, RAYMOND COMMERCE BUILDING, 11 COMMERCE STREET, NEWARK, UPON RECEIPT OF A STIPULATION OF DISMISSAL AND GENERAL RELEASE FROM PLAINTIFF IN FULL SETTLEMENT OF CLAIM, PAYROLL CHECK

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12088 ISSUED BY CITY OF NEWARK JULY 15, 1976 TO BARBARA MOSLEY, FORMER EMPLOYEE, WAS CASHED BY PLAINTIFF BUT SUBSEQUENTLY DISHONORED UPON PRESENTMENT TO BANK AT REQUEST OF CITY. (HANDWRITING ANALYSIS WAS DONE BY LIEUTENANT JOHN MANGHISI, POLICE DEPARTMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Carrino, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Bottone, Martinez.

7-R-n.

RESOLUTION DESIGNATING BUS STOP ALONG SANDFORD AVENUE, EAST SIDE, BEGINNING AT THE NORTHERLY CURBLINE OF SOUTH ORANGE AVENUE AND EXTENDING 105' NORTHERLY THEREFROM; PURSUANT TO SECTION 39:4-197 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-o.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING, ON BEHALF OF CITY OF NEWARK TO EXECUTE AGREEMENT WITH STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION, FOR FIRE AND POLICE ALARM FACILITIES RELOCATION, AGREEMENT NO. 4; INSTALLATION OF UNDERGROUND CONDUIT REQUIRED IN THE FACILITIES RELOCATION SHALL BE PERFORMED BY NEW JERSEY BELL TELEPHONE COMPANY AND CABLE WORK SHALL BE BY CITY OF NEWARK; CITY OF NEWARK WILL INCUR NO EXPENSE FOR PERFORMANCE OF SAID WORK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING ON BEHALF OF CITY OF NEWARK TO EXECUTE AGREEMENT WITH STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION, FOR CONSTRUCTING MAJOR LANDSCAPING IMPROVEMENTS AS PART OF THE "GREENING OF NEWARK" ON STATE ROUTE 21, SECTION 2B AND 3A, FROM SAYBROOK PLACE TO ORIENTAL STREET; ALL CONSTRUCTION WORK UNDER AGREEMENT WILL BE PERFORMED AT NO COST TO THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING ON BEHALF OF CITY OF NEWARK TO EXECUTE AGREEMENT WITH STATE OF NEW JERSEY, DEPARTMENT OF TRANSPORTATION, FOR CONSTRUCTING MAJOR LANDSCAPING IMPROVEMENTS AS PART OF THE "GREENING OF NEWARK" ON STATE ROUTE 21, SECTION 2A FROM MULBERRY STREET TO SAYBROOK PLACE; ALL CONSTRUCTION WORK UNDER AGREEMENT WILL BE PERFORMED AT NO COST TO THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO PAUL MOLLE' TRAINING COORDINATOR, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, FOR PERIOD BEGINNING JULY 31, 1977 AND ENDING JANUARY 31, 1978. (POSITION WITH BOARD OF EDUCATION- FIRST LEAVE BEGAN JANUARY 30, 1976)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO CLAUDE WALLACE, PERSONNEL TECHICIAN, DEPARTMENT OF ADMINISTRATION, DIVISION OF PERSONNEL, FOR PERIOD BEGINNING OCTOBER 25, 1977 AND ENDING APRIL 25, 1978. (POSITION WITH H.C.D.A FIRST LEAVE BEGAN OCTOBER 25, 1976)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING PURCHASING AGENT TO SELL PERSONAL PROPERTY NOT NEEDED FOR PUBLIC USE, 21 SCRAP VEHICLES AND MISCELLANEOUS ELGIN SWEEPER PARTS-DIVISION OF MOTORS; PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TALLING \$149,876.30 TO INDIVIDUALS ON EXHIBIT "A", BY REASON OF COUNTY BOARD JUDGEMENTS, STATE BOARD JUDGMENTS, AND CASH OVERPAYMENTS FOR YEARS 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TALLING \$18,946.12 TO INDIVIDUALS ON EXHIBIT "A", BY REASON OF STATE BOARD JUDGMENTS, SENIOR CITIZENS ALLOWANCE, VETERANS ALLOWANCE AND CASH OVERPAYMENTS, FOR YEARS 1972, 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM COLONIAL SAVINGS AND LOAN ASSOCIATION, OWNER OF PREMISES 30 EAST KINNEY STREET, BLOCK 882, LOT 36, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-x.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TWENTY-FIVE DOLLARS (\$25.) FOR A RESTAURANT LICENSE NOT GRANTED TO MR. CHARLES BROWN, JR., 2 SHEFFIELD DRIVE, APT. 5A, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM POLICE DEPARTMENT, SALARIES AND WAGES, OTHER SALARIES AND WAGES-\$77,000. TO DEPARTMENT OF ENGINEERING, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT-\$77,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution and direct the City Clerk to invite Police Director Williams and Budget Officer Banker to meet with the Council at their pre-meeting conference December 20, 1977 to discuss this transfer of funds in depth was made by Councilman Giuliano, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Carrino, Martinez.

7-R-z.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE DRAFT IN SUM OF \$4,500. PAYABLE TO RISTA DIMOVITCH, CVETA DIMOVITCH AND M.O. BARNES, JR., ATTORNEY, 1180 RAYMOND BOULEVARD, NEWARK, UPON RECEIPT OF ALL DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL IN FULL AND COMPLETE SETTLEMENT OF CLAIM; FOR INJURIES SUFFERED TO RISTA DIMOVITCH'S RIGHT LEG WHILE AWAITING FOR BUS AT INTERSECTION OF BROADWAY AND BLOOMFIELD AVENUE, BY ONE OF THE BULLETS DISCHARGED BY NEWARK POLICE OFFICER WHILE ATTEMPTING TO APPREHEND WILLIE HARRIS WHO WAS SUSPECTED OF DRIVING A STOLEN MOTOR VEHICLE ON MAY 9, 1973. (INSTITUTED SUIT IN SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, ESSEX COUNTY, AGAINST NEWARK POLICE OFFICERS, JOSEPH SANTIAGO, NICHOLAS SAPIENZA, FERNANDO DEMARTINO AND CITY OF NEWARK)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 153 WEST MARKET STREET, BLOCK 407, LOT 16, NEWARK, NEW JERSEY, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS. (DAVIS WHITE COMPANY)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION RATIFYING CONTRACT WITH STATE LAW ENFORCEMENT PLANNING AGENCY FOR JUVENILE JUSTICE DELINQUENCY PREVENTION PROJECT FOR PERIOD JANUARY 1, 1977 TO NOVEMBER 30, 1977; FURTHER AUTHORIZING MAYOR TO ENTER INTO CONTRACT WITH STATE LAW ENFORCEMENT PLANNING AGENCY (SLEPA) FOR JUVENILE DELINQUENCY PREVENTION PROJECT FOR PERIOD DECEMBER 1, 1977 TO DECEMBER 31, 1977; CONTRACT PROVIDES FOR FUNDING FROM SLEPA-\$11,000; LOCAL CASH-\$2,113.; TALLING \$13,113.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM UNCLASSIFIED OPERATIONS, MUNICIPAL SALARY INCREASES-\$2,418. TO OFFICE OF CITY CLERK, SALARIES AND WAGES, CITY CLERK-\$2,418.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM UNCLASSIFIED OPERATIONS, CITY CURRENT FUNDS, SALARIES AND WAGES, MUNICIPAL SALARIES AND INCREASE-\$784,810.92 TO FIRE DEPARTMENT, CITY CURRENT FUNDS, SALARIES AND WAGES AND OTHER SALARIES AND WAGES-\$784,810.92; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-be.

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RESOLUTION RATIFYING CONTRACT WITH MOTOROLA, INC., FOR PERIOD SEPTEMBER 15, 1977 TO NOVEMBER 30, 1977; FURTHER AUTHORIZING BUSINESS ADMINISTRATOR TO ENTER INTO CONTRACT WITH MOTOROLA, INC., 85 HARRISTOWN ROAD, GLEN ROCK, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR ULTRA-HIGH FREQUENCY RADIO SYSTEM IN THE POLICE DEPARTMENT FOR PERIOD DECEMBER 1, 1977 TO SEPTEMBER 14, 1978; ANNUAL MAINTENANCE CHARGE PREDICATED ON QUANTITY OF ITEMS LISTED IN CONTRACT AND SCHEDULE TOTTALLING \$81,993.60; \$30,000. ENCUMBERED IN 1977 BUDGET OF POLICE DEPARTMENT FOR PERIOD SEPTEMBER 15, 1977 TO DECEMBER 31, 1977; BALANCE TO BE ENCUMBERED CONTINGENT UPON AND SUBJECT TO APPROPRIATION OF SUFFICIENT FUNDS IN NEXT FISCAL YEAR.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Resolution returned to Administration September 7, 1977)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION COMMENDING SAMUEL KLEIN, FOUNDER OF SAMUEL KLEIN AND COMPANY, FOR MERITORIOUS SERVICE.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO AN "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY,' (6-S & F-bf) ADOPTED NOVEMBER 22, 1966, AGREEMENT WITH THE PROFESSIONAL FIRE OFFICERS ASSOCIATION, LOCAL 1860, IAFF, AFL-CIO," (ORDINANCE 6-S & F-j) BEING FINALLY ADOPTED THE 14TH DAY OF NOVEMBER, 1977 AND THE ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR AND PUBLICATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-bh.

RESOLUTION DECLARING THAT AN EMERGENCY EXISTS TO AN "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING CERTAIN POSITIONS, THE NUMBER OF SAID POSITIONS, AND THERE IS ALSO HEREBY ESTABLISHED SALARIES FOR CERTAIN OFFICERS AND EMPLOYEES OF THE FIRE DEPARTMENT OF THE CITY OF NEWARK, NEW JERSEY' (6-S & F-bf) ADOPTED NOVEMBER 22, 1966 AND AMENDMENTS THERETO. (TO ADJUST SALARIES AS PER CONTRACT AGREEMENT)," (ORDINANCE 6-S & F-g), BEING FINALLY ADOPTED THIS 30TH DAY OF NOVEMBER, 1977 AND ORDINANCE BECOMES EFFECTIVE IMMEDIATELY UPON FINAL PASSAGE, APPROVAL BY THE MAYOR AND PUBLICATION.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION TO AMEND RESOLUTION (7-R-m, OCTOBER 19, 1977), AUTHORIZING TAX COLLECTOR TO SELL AT PUBLIC AUCTION, DECEMBER 8, 1977: TO CHANGE TAX SALE DATE TO DECEMBER 15, 1977, 10:30 A. M., COUNCIL CHAMBER, PARCELS OF REAL PROPERTY SUBJECT TO SAID TAX OR MUNICIPAL LIENS IN MANNER PRESCRIBED BY AND PURSUANT TO N.J.S.A. 54:5-19 TO 54:5-111, ET SEQ., AUTHORIZING ACTING TAX COLLECTOR TO ADJOURN SAID SALE, PURSUANT TO N.J.S.A. 54:5-28.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, AIR POLLUTION CONTROL PROGRAM, \$62,707.; ITEM AVAILABLE FROM UNITED STATES ENVIRONMENTAL PROTECTION AGENCY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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RESOLUTION DIRECTING THE FINANCE DIRECTOR TO REFUND \$150. TO CHURCH OF OUR  
LADY OF GOOD COUNSEL, DUE TO CANCELLATION OF 30 BINGO GAMES.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION BY THE MUNICIPAL COUNCIL EXPRESSING DEEP SORROW UPON THE DEATH OF  
EDMUND J. DE MARCO, PARTNER IN THE FIRM OF SAMUEL KLEIN AND COMPANY, THE CITY'S  
EXTERNAL AUDITORS.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION COMMENDING CETDS FOR 10 YEARS OF SERVICE TO THE CITY OF NEWARK.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Martinez.

Councilman Carrino stated during the month of December, the entire Manpower Training System is celebrating their anniversary and he desired to read the resolution in full.

WHEREAS, on July 15, 1977, the Comprehensive Employment and Training Delivery System celebrated its tenth year of delivering services to the unemployed and disadvantaged people of the City of Newark, during which time approximately 20,000 citizens have been placed in jobs of all types in more than five hundred firms in Newark and throughout the metropolitan area; and

WHEREAS, under the names of TEAM, CMDS, and finally CETDS, this agency has provided Newarkers with a full service manpower program, combining recruiting, intake, counseling, job referral, training, pre-employment orientation, job development, medical and other supportive service activities within the same agency; and

WHEREAS, the quality services provided by CETDS during its first decade in operation have been and are truly outstanding and worthy of recognition;

NOW THEREFORE BE IT RESOLVED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

That they tender this resolution of commendation to the Comprehensive Employment and Training Delivery System of the City of Newark for ten years of outstanding service to the government and citizens of our City;

BE IT FURTHER RESOLVED that a copy of this resolution suitably inscribed be presented to Arthur S. Jones, Executive Director of CETDS.

The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION PROVIDING FOR THE COMBINATION OF CERTAIN ISSUES OF BONDS OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, INTO A SINGLE ISSUE OF GENERAL IMPROVEMENT BONDS AGGREGATING \$6,827,450. IN PRINCIPAL AMOUNT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION PROVIDING FOR THE COMBINATION OF CERTAIN ISSUES OF BONDS OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, INTO A SINGLE ISSUE OF WATER SYSTEM BONDS AGGREGATING \$1,012,850. IN PRINCIPAL AMOUNT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION DETERMINING THE FORM AND OTHER DETAILS OF \$6,827,000. GENERAL IMPROVEMENT BONDS AND \$1,012,000. WATER SYSTEM BONDS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION PROVIDING FOR THE COMBINATION OF CERTAIN ISSUES OF SCHOOL BONDS OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, INTO A SINGLE ISSUE OF SCHOOL BONDS AGGREGATING \$10,900,000. IN PRINCIPAL AMOUNT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION DETERMINING THE FORM AND OTHER DETAILS OF \$10,900,000. SCHOOL BONDS OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY AND PROVIDING FOR THEIR SALE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.

RESOLUTION RESCINDING RESOLUTION 7-R-dm, AUGUST 3, 1977, "RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, ANTI-RECESSION AID SUPPLEMENTAL PROGRAM, \$2,703,400.; ITEM AVAILABLE FROM ANTI-RECESSION AID, OFFICE OF REVENUE SHARING, ANTI-RECESSION AID SUPPLEMENTAL PROGRAM.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, UNCLASSIFIED PURPOSES, SPECIAL ITEM OF APPROPRIATION, ANTI-RECESSION AID SUPPLEMENTAL PROGRAM, \$2,711,400.; ITEM AVAILABLE FROM ANTI-RECESSION AID, OFFICE OF REVENUE SHARING.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris requested Director of Engineering Zach to explain two resolutions he wished to present to the Council at this time.

Director of Engineering Zach stated bids were received yesterday for three Public Works Projects, Projects that were authorized under the Local Public Works Development Act of 1977 which grant the Council previously approved. The reason for

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presentation today is there is a deadline with respect to starting construction prior to December 7, 1977. He is presenting two of the bids today because the other contracts are not completed. One of them would be a rejection and another an emergency sewer bid for West Market Street. One of the two being presented to the Council is to the lowest responsible bidder for various street improvements throughout the City and the other resolution is to provide benches in the Police Court Complex and this is being awarded to the lowest responsible bidder. In both of these instances the City is dealing with minority business enterprise and criteria has been met subject to final verification in audit as required by the E.D.A.

Councilman Martinez questioned Director of Engineering Zach with respect to the commitment for new sidewalks in the area of Doremus Avenue, Avenue L and Wilson Avenue. At a community meeting last night it was stated the City of Newark had reneged on their commitment to Ideal Toy Company for these sidewalks. He understands this company is talking about another expansion program and they wish to invest another \$20 million for a new building but they are reluctant to move forward with this new expansion because of the commitment made by the City for new sidewalks. He requested Director of Engineering Zach to follow this matter up to see what the truth is in this matter.

7-R-bu.            RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF  
OF CITY OF NEWARK WITH RUFUS HOWARD CONSTRUCTION CORPORATION, INCORPORATED, 758 GARFIELD  
AVENUE, JERSEY CITY, NEW JERSEY, LOWEST RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS  
CONTRACT NO. 77-35A, FURNISH AND INSTALLING NEW BENCHES FOR NEW COURT-ROOMS #1 AND #2  
AT 31 GREEN STREET, NEWARK, FOR TOTAL SUM OF \$9,500.; IN ACCORDANCE WITH THEIR PROPOSAL  
AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE  
ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT, IN AN AMOUNT NOT TO EXCEED  
\$2,500.; FUNDS PROVIDED FOR BY UNITED STATES DEPARTMENT OF COMMERCE ECONOMIC  
DEVELOPMENT AGENCY UNDER LOCAL PUBLIC WORKS CAPITAL DEVELOPMENT AND INVESTMENT PROGRAM  
OF 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bv.            RESOLUTION AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CONTRACT ON BEHALF  
OF CITY OF NEWARK WITH UNITY CONSTRUCTORS INC., 129 JACKSON STREET, NEWARK, LOWEST

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RESPONSIBLE BIDDER, FOR PROJECT KNOWN AS CONTRACT NO. 77-40, RECONSTRUCTION OF VARIOUS STREETS AND SIDEWALKS THROUGHOUT THE CITY OF NEWARK (F.P.N.J. 01-51-21466); FOR TOTAL SUM OF \$1,524,989.50; IN ACCORDANCE WITH THEIR PROPOSAL AND SPECIFICATIONS; FURTHER AUTHORIZING DIRECTOR OF ENGINEERING TO EXECUTE CHANGE ORDERS AS NEEDED TO FULFILL THE GOALS OF THIS PROJECT, IN AN AMOUNT NOT TO EXCEED \$2,500.; FUNDS PROVIDED FOR BY UNITED STATES DEPARTMENT OF COMMERCE ECONOMIC DEVELOPMENT AGENCY UNDER LOCAL PUBLIC WORKS CAPITAL DEVELOPMENT AND INVESTMENT PROGRAM OF 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION DESIGNATING FRIDAY, DECEMBER 2, 1977 AS BARRINGER HIGH SCHOOL DAY; FURTHER URGING THE STUDENT BODY, TEACHERS, PARENTS, AND ALUMNI OF BARRINGER HIGH SCHOOL AND ALL OF NEWARK'S CITIZENS TO GIVE THEIR STRONG SUPPORT TO THE BARRINGER HIGH SCHOOL FOOTBALL TEAM AND COACH FRANK VERDUCCI IN THEIR BID TO BECOME THE SECTION II, GROUP IV NEW JERSEY STATE CHAMPIONS, was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

A MOTION SUPPORTING THE EFFORTS OF THE DIVISION OF YOUTH AND FAMILY SERVICES OF THE NEW JERSEY DEPARTMENT OF HUMAN SERVICES TO HAVE 225 NEW JERSEY CHILDREN, WHO HAVE BEEN PLACED IN RESIDENTIAL FACILITIES OUT-OF-STATE, RETURNED TO NEW JERSEY FACILITIES, WHERE THEY MAY BE VISITED REGULARLY BY PARENTS AND RELATIVES, was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION WARMLY GREETING THE WORLD RENOWNED HARLEM CHILDREN'S THEATRE COMPANY WHO WILL BE PERFORMING A UNIQUE RECITAL OF SONG AND DANCE IN THE CITY OF NEWARK FOR THE FIRST TIME ON SATURDAY, DECEMBER 3, 1977; FURTHER URGING OUR CITY'S RESIDENTS TO MAKE

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EVERY EFFORT TO ATTEND THE NEWARK DEBUT OF THE AFOREMENTIONED THEATRE COMPANY WHO WILL APPEAR AT SYMPHONY HALL, was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-d.

A MOTION STRONGLY URGING THE ESSEX COUNTY ENGINEER TO IMMEDIATELY ACTIVATE AND MOTORIZE THE TRAFFIC SIGNAL AT LYONS AVENUE AND FABYAN PLACE, AT THE EXIT OF ROUTE 78, FOR THE PURPOSE OF PROTECTING THE RESIDENTS AND PEDESTRIANS IN THE AREA, was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-e.

A MOTION STRONGLY OBJECTING TO THE NEW JERSEY BELL TELEPHONE COMPANY PETITION FOR A \$148.8 MILLION RATE INCREASE, WHICH IS FULLY APPROVED WOULD SUBSTANTIALLY BOOST BOTH RESIDENTIAL AND BUSINESS SERVICE BILLS; FURTHER DIRECTING THE CITY CLERK TO IMMEDIATELY NOTIFY THE STATE BOARD OF PUBLIC UTILITIES COMMISSIONERS OF COUNCIL'S OPPOSITION TO THE GRANTING OF ANY RATE INCREASE TO NEW JERSEY BELL TELEPHONE COMPANY ON THE GROUNDS THAT THE REQUESTED INCREASE IS NOT JUSTIFIED, was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-f.

Councilman Martinez requested the following remarks be inserted in full in the minutes of this meeting:

"Almost a year ago, the Administration suggested that Newark might be able to use private companies to collect garbage in our City rather than doing it ourselves. We recognized that the trend through the Country and in our State was toward private collection because the private collectors offered more efficient services at the same time that they saved money to our taxpayers. In fact, we observed that many of the largest cities in the State, such as Jersey City, Paterson, Rahway, Elizabeth, Camden and almost all of Essex County, have had great success with private collectors and at a substantial reduction in cost to their taxpayers. With this in mind, we encouraged and gave the go ahead to the Administration to investigate the details of private collection and to put together a proposal for private collection.

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The Administration's first attempt at a proposal back in March of this year was a failure. As I commented at that time, the proposal was totally out of order and the bidders who responded to the proposal were questionable. Other Councilmen, in addition to myself, asked a series of questions which had considerable merit, so that the Administration withdrew the proposal. Then the Administration accepted our comments and drew better specifications and received bids from contractors back in June 1977. For some reason, which has never been explained to me and I doubt explained to anyone else of the Council, the Administration just left the bids sit. Our efforts in getting all the benefits of private collection were left hanging in limbo. In fact, I understand that the Administration let the time expire in which the contract, according to the public bidding statutes, should have been awarded or rejected, except that fortunately the bidders agreed to an extension of time for the City.

I recall that the Administration recommended that the Council award the contract to an outfit called New Jersey Waste Systems. No one on the Council understood the reason for this recommendation since that bidder was just a shell corporation without any assets and without any experience behind it. The recommendation by the City was an insult to our intelligence and it was an insult to anyone who even looked at the facts. The Council unanimously rejected Jersey Waste at the meeting on September 21, 1977, because Jersey Waste was irresponsible and there was no way that it could have performed the contract work. As I said at that meeting, after doing some research into Jersey Waste and evaluating the situation, the recommendation of Jersey Waste was a disgrace because the company had no money, no equipment, no employees and no experience.

At our meeting on September 21, 1977 and the minutes will bear me out, we directed the Administration to evaluate the other bidders and to come back to us with a recommendation as to the lowest responsible bidder. I believe the suggestion came from Councilmen James, Carrino and Giuliano and others. Some of us were ready to award the contract on September 21, 1977 to the lowest responsible bidder. I also took it upon myself, because I believed our community deserves better garbage service, to look into this contract situation and investigate the other bidders. You will recall that I have done similar investigations in the past. For instance, last year we had to consider the important construction of a solid waste plant by Combustion Equipment Associates, and when I found out that scavenger company wanted to haul garbage from New York City to Newark, I fought against it. As a result, we eventually entered into a contract with CEA on better terms that were more in the interest of



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our community than what had been agreed by the Administration. I merely point this out to show that the Council has resources of its own, and that maybe we should do so on this garbage contract.

In any event, I took it upon myself to investigate the bidders on this garbage contract and to look into the money that Newark would save over the next five years if it gave a contract to the lowest responsible bidder. I compared the bid of the lowest bidder, with the City's estimated costs for doing the same work. The savings are at least \$3.5 million over five years, and I say at least because the figures from our own Department of Engineering were admitted by it to be on the low side. Most estimates would put the savings closer to \$5 million. Under these circumstances, I believe that the Council should award the contract to the lowest responsible bidder and I think that this is the feeling of a majority of the Council Members.

In view of this savings, and in view of the other benefits from using private collectors, I am amazed that the Administration has not come forward with anything since our Council meeting more than two months ago. The Administration has done no evaluation as we requested and it has made no recommendation to us. It has been alleged that it has been necessary for one bidder to start a lawsuit against the City just to get it to act. I want the record to show that I believe the Council should act and should award this contract to the lowest responsible bidder. The contract and the benefits to the City are too important to let this slide. For some reason the Administration wants its own hand-picked contractor, (even to the extent of recommending an award to a wholly irresponsible bidder) rather than a low bidder who is responsible and can save the City a tremendous amount of money. I want to also point out that when a bidder, tried to get a hearing before us at our last Council meeting on November 14, 1977, the Administration told us that the Council's hands were tied, that we couldn't consider it because there was no resolution prepared by Administration, even though a request was made by Council.

I am a civic-minded person, as are the rest of you on the Municipal Council, we were elected because we voice our opinion in the best interest of the community. It is my opinion, and I hope it is shared by all of you, that the Administration has been derelict in failing to prepare a resolution for us to award the contract to the lowest responsible bidder, so that the Council and not a Judge in the pending lawsuit, can award the contract to that bidder in order to provide our residents with the best garbage collection services available at a reasonable cost."

President Harris indicated there is no contract before the Municipal Council

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to take action and he interprets Councilman Martinez as indicating to the Council that Council suggest Administration move expeditiously to prepare some document for action by the Municipal Council.

Councilman Martinez moved that A MOTION URGING THE ADMINISTRATION TO TAKE IMMEDIATE ACTION AND SUBMIT THEIR RECOMMENDATION TO THE MUNICIPAL COUNCIL IN CONNECTION WITH THE PROPOSED PROJECT KNOWN AS 'COLLECTION OF SOLID WASTE', seconded by Councilman Allen.

Councilman Giuliano requested the following statement be inserted in the minutes as follows:

"I have listened to Councilman Martinez and I want to say that I agree with his position 100 per cent. I also want to add how disappointed I am that the Administration has not followed through with this garbage collection contract. The Council should have received an evaluation and recommendation from the Administration a long time ago. Back on September 21 of this year, I was ready to pick the lowest responsible bidder and give it the contract so the City could begin the private collection of garbage which, as Councilman Martinez said, everyone favors for the reasons he stated. Instead, the City did nothing, and as I understand the public bidding law, we are required to do something - we must act to award or to reject. So now the Administration has put us into a position where we are violating the law, and you all know how I feel about that. It makes me hopping mad and more.

I understand that we are in court on this violation, and the court is being asked to award the contract to the lowest responsible bidder. Now how is it going to look to the people of Newark when the court acts and we don't. The Council has the right and the duty to act in the best interests of the taxpayers. If we awarded the contract, we could take the credit for providing better garbage service at less cost, but if the Court does it, we have admitted that we can't do what's right for the people of Newark. Now, I didn't get elected three times because I ignored doing what is right for Newark, and I think that we should award this contract in accordance with the law and with the best interests of the people of Newark in mind. I was ready on September 21, 1977 to award the contract and I am again ready to do so. Let's see some action."

The MOTION URGING THE ADMINISTRATION TO TAKE IMMEDIATE ACTION AND SUBMIT THEIR RECOMMENDATION TO THE MUNICIPAL COUNCIL IN CONNECTION WITH THE PROPOSED PROJECT KNOWN AS 'COLLECTION OF SOLID WASTE', was made by Councilman Martinez, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED NOVEMBER 16, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON MORRIS AVENUE."

(Morris Avenue, east side, beginning at a point 185 feet south of the southerly curbline of South Orange Avenue and extending 40 feet southerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED NOVEMBER 16, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:3-5, NO TURN ON RED, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Intersection: Elizabeth Avenue and Lyons Avenue)

Right Turn Prohibition: All right turns 7 A. M. to 5 P. M. School Days)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED NOVEMBER 16, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'CAPITAL ORDINANCE AUTHORIZING THE APPROPRIATION OF \$2,250,381. TO MAKE RENOVATIONS TO

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VARIOUS SCHOOLS AND BOARD OF EDUCATION PROPERTIES CONTINGENT UPON RECEIPT OF ADVANCE OF FUNDS FROM THE FEDERAL GOVERNMENT UNDER THE PUBLIC WORKS ACT OF 1977,' (6-S & F-r) ADOPTED SEPTEMBER 21, 1977. (TO INCREASE CAPITAL APPROPRIATIONS TO \$2,555,000.)"

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action on this ordinance, see Ordinance 6-F-g, on pages 6 and 7 in the minutes of this meeting)

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED NOVEMBER 18, 1977, ENCLOSEING PROPOSED "ORDINANCE AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF THE MPDO/CDA TO ENTER INTO ACQUISITION AGREEMENT WITH THE NEWARK HOUSING AUTHORITY IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, THIRD ACTION YEAR. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (2)." (NOT TO EXCEED \$982,120.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED NOVEMBER 29, 1977, ENCLOSEING PROPOSED "ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND FEASIBILITY OF RELOCATION FOR CITY BLOCK 96, LOTS 1, 5, 6, 8, 10, 33, 36, 39."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the December 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED NOVEMBER 29, 1977, ENCLOSEING PROPOSED "ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND THE FEASIBILITY OF RELOCATION FOR THE BRADLEY COURT PUBLIC HOUSING PROJECT AREA, CITY BLOCK 4230."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

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A motion directing the City Clerk to place this ordinance on the December 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED NOVEMBER 29, 1977, ENCLOSING PROPOSED 'ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND FEASIBILITY OF RELOCATION FOR THE BROOKDALE AVENUE PROJECT AREA, CITY BLOCKS 4063 AND 4065.'

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the December 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED NOVEMBER 29, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND THE FEASIBILITY OF RELOCATION FOR THE NEW COMMUNITY DEVELOPMENT AREA, CITY BLOCK 243."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the December 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman James, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-i.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED NOVEMBER 29, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND THE FEASIBILITY OF RELOCATION FOR THE NEW-TOWN IN-TOWN PROJECT AREA, CITY BLOCK 405."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the December 21,

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1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-j.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED NOVEMBER 29, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND THE FEASIBILITY OF RELOCATION FOR JAMES STREET COMMON PROJECT AREA, CITY BLOCKS, 32, 33, 34, 40, 41, 43, 44 AND 45."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the December 21, 1977 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-k.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED NOVEMBER 29, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE URBAN PLAN AND THE FEASIBILITY OF RELOCATION FOR THE SOUTH BROAD VALLEY COMMUNITY, CITY TAX BLOCK 2777."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the December 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-l.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED NOVEMBER 29, 1977, ENCLOSING PROPOSED "ORDINANCE APPROVING THE REDEVELOPMENT PLANS AND FEASIBILITY OF RELOCATION FOR THE SOUTH BROAD VALLEY AREA, CITY BLOCKS 883, 891, 893 AND 2697."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion directing the City Clerk to place this ordinance on the December 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman James,

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seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-m.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED NOVEMBER 30, 1977, ENCLOSING PROPOSED "ORDINANCE TO PROHIBIT ASSIGNMENT OR TRANSFER OF INTEREST IN ANY BID TO PURCHASE CITY-OWNED PROPERTY PRIOR TO CLOSING OF TITLE."

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the December 21, 1977 Calendar of the Municipal Council for first reading was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from November 4, 1977 to November 17, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Casimir's Roman Catholic Church	7318 (Amended)
Society of the Holy Rosary of St. Francis Xavier Church	7497 (Amended)
General Committee of St. Aloysius Roman Catholic Church	7517 (Amended)
Carnevale Spitz Chapter #3 - DAV	7570
St. James Roman Catholic Church	7572
Congregation Ahavas Sholom	7573
Rosary Confraternity of St. Rose Lima Church	7574

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RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Rosary Altar Society - Sacred Heart Church of Vailsburg	7565
St. Michael's Holy Name Society	7566
Beth David Jewish Center	7567
Rosary Altar Society - Sacred Heart Church of Vailsburg	7568
The Black Youth Organization	7569
St. Ann's Parent Teachers Association	7571

A motion to concur in the Report was made by Councilman Tucker, seconded by Councilman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12-a.

A motion to adjourn the meeting was made by Councilman Villani, seconded by Councilman Tucker and adopted by the following votes:


Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

This meeting adjourned at 3:00 P. M.

APPROVED:



Frank D'Ascensio  
City Clerk



Earl Harris  
President



Newark, New Jersey, December 13, 1977

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A Special Meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 12:45 P. M.

The Acting City Clerk called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, James, Martinez, Tucker, Villani,  
Acting City Clerk Korngut, Acting Clerk of the Municipal Council.

The Acting City Clerk announced due to the absence of President Harris he would entertain a motion to elect a Temporary President.

A motion to elect Councilman Michael P. Bottone Temporary President was made by Councilman Martinez, seconded by Councilman Villani.

There were no further nominations.

The motion to elect Councilman Michael P. Bottone Temporary President was adopted by the following votes:

Yes: Allen, James, Martinez, Tucker, Villani.

Not Voting: Councilman Bottone.

Temporary President Bottone stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council

In addition, the agenda of this meeting was similarly disseminated on November 30, 1977, December 5, and December 6, 1977 at the time of its preparation. All persons who pre-paid for advance notice of meetings also received copies of the schedule and agenda as required by law."

The Acting City Clerk read communications dated November 30, 1977, December 5, 1977 and December 6, 1977 from Mayor Kenneth A. Gibson and Acting Mayor Milton A. Buck calling for a special meeting of the Newark Municipal Council to be held at 11:30, December 13, 1977 for the purpose of considering receipt of and acceptance of bids for the sale of Qualified Bonds for Municipal and School Purposes; consider Ordinance authorizing the making of various improvements of the Water System of Newark; to consider 27 external transfer resolutions and other legislation deemed necessary for consideration.

ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

Temporary President Bottone called for ordinances on public hearing, second reading and final passage.

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ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

Temporary President Bottone called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The Acting City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE AMENDING AN ORDINANCE FINALLY ADOPTED APRIL 16, 1969 AND ENTITLED, "AN ORDINANCE TO AUTHORIZE THE MAKING OF VARIOUS IMPROVEMENTS OF THE WATER SYSTEM OF THE CITY OF NEWARK, IN CONNECTION WITH HIGHWAY IMPROVEMENTS, TO MAKE AN APPROPRIATION OF \$564,000 TO PAY THE CITY'S SHARE OF THE COST THEREOF, TO AUTHORIZE THE ISSUANCE OF BONDS TO FINANCE SUCH APPROPRIATION, AND TO PROVIDE FOR THE ISSUANCE OF BOND ANTICIPATION NOTES IN ANTICIPATION OF THE ISSUANCE OF SUCH BONDS (CAPITAL BUDGET PROJECTS 343-68, 344-68, 345-68 AND 346-68)."

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, AS FOLLOWS:

Section 1. Section 6 and 7 of the Bond Ordinance referred to in the title of this amending ordinance are hereby amended to eliminate the requirement that bonds and bond anticipation notes authorized thereby be issued at a rate which shall not exceed 6 percent per annum. Said bonds and bond anticipation notes will be issued at such interest rates as may be determined in accordance with law.

Section 2. This amending ordinance shall take effect 20 days after the first publication thereof after final passage.

Temporary President Bottone called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Allen, seconded by Temporary President Bottone and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

Temporary President Bottone: The yeses are six and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The Acting City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

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The Director of Finance reported to the Council he received two (2) bids for the sale of \$10,900,000. School Bonds; \$6,827,000. General Improvement Bonds and \$1,012,000. Water System Bonds, dated December 13, 1977. One bid was from Citibank, N.A. The Chase Manhattan Bank, N.A. Merrill Lynch, Pierce, Fenner & Smith, Salomon Brothers In Association with: Smith Barney, Harris Upham & Co., Inc., Blyth Eastman Dillon & Co., Inc., Joint Managers; at an interest rate of approximately 6.3% and the other bid from Bache Halsey Stuart Shields, Inc., Reynolds Securities Inc., Fidelity Union Trust, John Nuyeen & Co., Inc., Midlantic National Bank and Associates, In Association with First National State Bank of New Jersey, John J. Ryan & Co., Hornblower, Weeks, Noyes & Trask, Inc. and Associates; at an interest rate of 5.96%.

The Director of Finance recommended that Bache Halsey Stuart Shields Inc. In Association with First National State Bank of New Jersey be awarded the bid.

RESOLUTIONS.

7-R-a.

RESOLUTION MAKING AWARD OF \$10,900,000. SCHOOL BONDS OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, TO BACHE HALSEY STUART SHIELDS. INC. IN ASSOCIATION WITH FIRST NATIONAL STATE BANK OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Director of Finance Jones met with the Council December 13, 1977)

WHEREAS, pursuant to due advertisement, the following proposals were received at the advertised time and place for the \$10,900,000 School Bonds of the City of Newark, in the County of Essex, New Jersey offered for sale, each in legally acceptable form and accompanied by check required by the advertised notice:

<u>Name of Bidder</u>	<u>Interest Rate</u>	<u>Amount Bid</u>
Citibank and Associates	See Attached Schedule A	10,900,000.00
Bache Halsey Stuart Shields Inc., in association with First National State Bank of New Jersey	See Attached Schedule B	10,902,943.00

BE IT RESOLVED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, as follows:

Section 1. The Bonds offered for sale pursuant to a resolution adopted November 30, 1977 are hereby sold and awarded as follows:

Purchaser: Bache, Halsey Stuart Shields Inc. in association with First National State Bank of New Jersey  
Interest Rate Per Annum: See attached Schedule B

Amount of Bonds to be Issued: 10,900,000

Purchase Price: 10,902,943

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<u>Maturity Date</u>	<u>Interest Rate</u>	<u>Maturity Date</u>	<u>Interest Rate</u>
1979	5.75%	1989	6.00%
1980	5.75%	1990	6.00%
1981	5.75%	1991	6.00%
1982	5.75%	1992	6.00%
1983	6.00%	1993	6.00%
1984	6.00%	1994	6.00%
1985	6.00%	1995	6.00%
1986	6.00%	1996	6.00%
1987	6.00%	1997	6.00%
1988	6.00%	1998	6.00%

Section 2. The Official Statement prepared in preliminary form and distributed in connection with the sale of the Bonds is hereby approved and is further authorized to be prepared in final form with copies made available to the purchasers of the Bonds.

Section 3. The proper officials of the City of Newark are hereby authorized and directed to execute the Bonds and to deliver them to the purchaser upon receipt of payment therefor in accordance with this resolution.

Section 4. The good faith checks of the unsuccessful bidders shall be returned forthwith.

Section 5. This resolution shall take effect immediately.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker.

Councilman James questioned which schools are being funded by this bonding ordinance.

Director of Finance Jones replied the particular school we are funding is East Side High School.

Councilman James further questioned what Ward that is located in and Director of Finance Jones replied in the East Ward.

Temporary President Bottone questioned whether that was the only school covered.

Director of Finance replied in the affirmative. We have funded for the purpose of raising the funds for bond costs. We have funded some portion of the Weequahic School about \$7,500. and funded some portions of another school so funds would not be needed for the school construction but we do need to raise additional funds to cover bond costs. We did fund two other projects to raise sufficient money to pay for the bond costs.

Councilman James recalled on many occasions Weequahic Elementary and other schools were desperately in need of funds. At that time his vote was not needed and it didn't get the support from the Council he thought we most wholeheartedly deserved at that time. He wants to say to his colleague from the East Ward, Councilman Henry Martinez, they in the South Ward learned to share and work together and although they have been brutalized in the past they will continue to show humane consideration for the residents of the other wards.

Director of Finance Jones commented with respect to the sale of proceeds of the \$10,900,000. for East Side High School, as you recall the Board did transfer about \$4.3 million appropriated for Weequahic Elementary Area School to the East Side High School and by selling these bonds we will transfer back to the Weequahic Elementary Area School the \$4.3 million.

Councilman Tucker stated for the record it is needless for him to say that most of the Council were very much concerned about the leaving of Dennis Sullivan, former Director of Finance, specifically based on the successful bond sales in the past, and the possibility of changing the impact of bonds sales in the future. He stated that Director of Finance Jones, along with his staff, ought to be commended for this particular bond sale. In the pre-meeting conference Director Jones indicated this is the lowest bond rate that we have had since 1972 and the other factor which is equally important and significant to note is that this particular bond sale is not just limited totally to schools, it also includes other municipal uses in capital projects. He reiterated the staff should be commended for the work they have put forth on it and the City is in a much better position and he thinks especially in the change in our rating there has been a major impact on how we handle our fiscal affairs. He thought the Council of the Whole should commend Finance Director Jones and proposes a resolution be drawn which would be submitted directly to Director Jones in the Finance Department for a job well done.

Temporary President Bottone stated for the record he desired the Finance Director to enumerate the two bonding bids, the amounts and the one that was accepted.

Director of Finance Jones stated he presented two bids that were received at 11:00 A. M. today with respect to our \$18.7 million bond issue. The first bid received was from Citibank, N.A. The Chase Manhattan, N.A. Merrill Lynch, Pierce, Fenner & Smith, Salomon Brothers In Association with: Smith Barney, Harris Upham & Co., Inc., Blyth Eastman Dillon & Co., Inc., Joint Managers, and that bid had indicated an interest of approximately 6.3%. The second bid received was from First National State Bank which is represented by Bache Halsey Stuart Shields, Inc., Reynolds Securities Inc., Fidelity Union Trust, John Nuyeen & Co., Inc., Midlantic National Bank and Associates, In Association with First National State Bank of New Jersey, John J. Ryan & Co., Hornblower Weeks, Noyes & Trask, Inc. and Associates. This bid was for 5.96% and represented the lowest bid and as Director of Finance he requested that this bid be accepted.

Temporary President Bottone said certainly this is the first Christmas present the City has received this year and he thinks the people that were involved in putting this sale together should be commended. Certainly they have done a good job and he

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knows this Council as a whole will go on record saying "thank-you" and he thinks it is many, many years since we saw a bond sale under 6%.

Director of Finance Jones commented this sale clears up for the City of Newark all short term debts. We will pay off \$4.4 million and not owe the banking institutions anything after this sale. No short term debts outstanding either on bond anticipation notes nor tax anticipation notes. We will be going into 1978 with a clean slate.

Temporary President Bottone said this is the best news we have had in a long time and it shows that Newark is solvent, Newark is very much alive and he thinks the most important thing is that our bonding rating has gone from a double B to an A which is a beautiful thing to know we have an A rating.

The motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, Martinez, Tucker, Villani, Temporary President Bottone.

Not Voting: Councilman James.

Councilman James stated for the record that he is changing his vote from not voting to the affirmative in behalf of the citizens of the East Ward.

The motion to adopt the resolution made by Councilman Allen, seconded by Councilman Tucker and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-a-1.

RESOLUTION MAKING AWARD OF \$7,839,000 BONDS OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, CONSISTING OF \$6,827,000 GENERAL IMPROVEMENT BONDS AND \$1,012,000 WATER SYSTEM BONDS, TO BACHE HALSEY STUART SHIELDS, INC., IN ASSOCIATION WITH FIRST NATIONAL STATE BANK.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Director of Finance Jones met with the Council December 13, 1977)

WHEREAS, pursuant to due advertisement, the following proposals were received at the advertised time and place for the \$7,839,000 Bonds of the City of Newark, in the County of Essex, New Jersey, consisting of \$6,827,000 General Improvement Bonds and \$1,012,000 Water System Bonds offered for sale, each in legally acceptable form and accompanied by check required by the advertised notice:

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Name of Bidder	Interest Rate	Amount Bid	626
Citibank and Associates	See Attached Schedule A	7,839,000.00	
Bache Halsey Stuart Shields, Inc., in association with First National State Bank of New Jersey	See Attached Schedule B	7,842,919.50	

BE IT RESOLVED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, IN THE COUNTY OF ESSEX, NEW JERSEY, as follows:

Section 1. The Bonds offered for sale pursuant to a resolution adopted November 30, 1977 are hereby sold and awarded as follows:

Purchaser: Bache Halsey Stuart Shields, Inc., in association with First National State Bank of New Jersey

Interest Rate Per Annum: See Attached Schedule B

Amount of Bonds to be

Issued: 7,839,000

Purchase Price: 7,842,919.50

<u>Maturity Date</u>	<u>Interest Rate</u>	<u>Maturity Date</u>	<u>Interest Rate</u>
1979	5.75%	1989	6.00%
1980	5.75%	1990	6.00%
1981	5.75%	1991	6.00%
1982	5.75%	1992	6.00%
1983	6.00%	1993	6.00%
1984	6.00%	1994	6.00%
1985	6.00%	1995	6.00%
1986	6.00%	1996	6.00%
1987	6.00%	1997	6.00%
1988	6.00%	1998	6.00%

Section 2. The Official Statement prepared in preliminary form and distributed in connection with the sale of the Bonds is hereby approved and is further authorized to be prepared in final form with copies made available to the purchasers of the Bonds.

Section 3. The proper officials of the City of Newark are hereby authorized and directed to execute the Bonds and to deliver them to the purchaser upon receipt of payment therefor in accordance with this resolution.

Section 4. The good faith checks of the unsuccessful bidders shall be returned forthwith.

Section 5. This resolution shall take effect immediately.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

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7-R-b.

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RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM UNCLASSIFIED OPERATIONS, MUNICIPAL SALARY INCREASES-\$2,277. TO DEPARTMENT OF POLICE, SALARIES AND WAGES, POLICE DIRECTOR-\$1,568., CHIEF OF POLICE-\$709.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Bottone, seconded by Councilman Allen and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-c.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, NON-BIDDED PROFESSIONAL CONSULTANTS AND SERVICES-\$5,000. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, OTHER EXPENSES, EQUIPMENT, OFFICE EQUIPMENT-\$5,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-d.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF SEWERS, SERVICE BY CONTRACT OR AGREEMENT, HEAT, LIGHT AND POWER-\$800. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF SEWERS, EQUIPMENT, OFFICE FURNISHINGS-\$616., OFFICE EQUIPMENT-\$184.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-e.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM MAYOR'S OFFICE AND AGENCIES, MUNICIPAL COURTS, SALARIES AND WAGES, JUDGES-\$3,938., SEASONAL HELP-\$7,428., COURT INTERPRETER-\$2,900., CASHIER-\$1,000., TOTALLING \$15,266. TO MAYOR'S OFFICE AND AGENCIES,



MUNICIPAL COURTS, OVERTIME-\$12,300., OFFICE EQUIPMENT-\$2,966.; PURSUANT TO N.J.S.A.

40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-f.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF ADMINISTRATION, BUSINESS ADMINISTRATOR'S OFFICE, OTHER SALARIES AND WAGES, ADMINISTRATIVE SECRETARY-\$3,650. TO DEPARTMENT OF ADMINISTRATION, BUSINESS ADMINISTRATOR'S OFFICE, BUSINESS ADMINISTRATOR-\$2,400., ADMINISTRATIVE ANALYST-\$1,250.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-g.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF ADMINISTRATION, BUDGET DIVISION, OTHER SALARIES AND WAGES, BUDGET EXAMINER-\$4,772. TO DEPARTMENT OF ADMINISTRATION, BUDGET DIVISION, SENIOR BUDGET EXAMINER-\$3,772., OVERTIME-\$1,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to return this resolution to Administration, per their request, was made by Councilman Allen, seconded by Temporary President Bottone and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-h.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF LAW, CORPORATION COUNSEL'S OFFICE, SALARIES AND WAGES, LEGAL ASSISTANT-\$1,018. TO DEPARTMENT OF LAW, CORPORATION COUNSEL'S OFFICE, SALARIES AND WAGES, 1ST ASSISTANT CORPORATION COUNSEL-\$1,018.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

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A motion to adopt the resolution was made by Temporary President Bottone, seconded by Councilman Allen and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-i.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF WATER UTILITY, DIVISION OF COMMERCIAL AND ACCOUNTING - WATER, SALARIES AND WAGES, OTHER SALARIES AND WAGES, PRINCIPAL ACCOUNT CLERK-\$3,586. AND FROM DIVISION OF WATER SUPPLY, SALARIES AND WAGES, OTHER SALARIES AND WAGES, GUARD - WATERSHED-\$2,010. TOTALLING \$5,596., TO DIVISION OF COMMERCIAL AND ACCOUNTING - WATER, SALARIES AND WAGES, DIRECTOR, WATER ACCOUNTING AND CUSTOMER SERVICE-\$1,047., ASSISTANT DIRECTOR, WATER ACCOUNTING AND CUSTOMER SERVICE-\$1,680., SYSTEM ANALYST-\$859., DIVISION OF WATER SUPPLY, SALARIES AND WAGES, MANAGER, DIVISION OF WATER SUPPLY-\$1,151. AND PRINCIPAL ENGINEER, WATER-\$859.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-j.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, OTHER SALARIES AND WAGES, MECHANIC FOREMAN-\$700. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, SALARIES AND WAGES, MANAGER, DIVISION OF MOTORS-\$700.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-k.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM MAYOR'S OFFICE AND AGENCIES, DIVISION OF ASSESSMENTS, OTHER SALARIES AND WAGES, PRINCIPAL ASSISTANT ASSESSOR-\$10,000. TO MAYOR'S OFFICE AND AGENCIES, DIVISION OF ASSESSMENTS, OFFICE FURNISHINGS-\$10,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-1.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM MAYOR'S OFFICE AND AGENCIES, BOARD OF ADJUSTMENT, UNCLASSIFIED PURPOSES, MUNICIPAL SALARY INCREASES-\$1,860. TO MAYOR'S OFFICE AND AGENCIES, BOARD OF ADJUSTMENT, CLERK-STENOGRAPHER-\$1,860.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-m.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM MAYOR'S OFFICE AND AGENCIES, CENTRAL PLANNING BOARD, SALARIES AND WAGES, SECRETARY, CENTRAL PLANNING BOARD-\$198. TO MAYOR'S OFFICE AND AGENCIES, CENTRAL PLANNING BOARD, OTHER SALARIES AND WAGES, CLERK-STENOGRAPHER-\$198.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to return this resolution to Administration, per their request, was made by Councilman Allen, seconded by Temporary President Bottone and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-n.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM MAYOR'S OFFICE AND AGENCIES, MAYOR'S OFFICE, SERVICE BY CONTRACT OR AGREEMENT, OFFICE EQUIPMENT RENTAL-\$115. TO MAYOR'S OFFICE AND AGENCIES, MAYOR'S OFFICE, SALARIES AND WAGES, CHIEF CLERK-\$115.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to return this resolution to Administration, per their request, was made by Temporary President Bottone, seconded by

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Councilman Allen and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-o.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM OFFICE OF THE CITY CLERK AND MUNICIPAL COUNCIL, MUNICIPAL COUNCIL, SERVICES BY CONTRACT OR AGREEMENT, CONFERENCES AND TRAVEL OUTSIDE THE CITY-\$570. TO OFFICE OF THE CITY CLERK AND MUNICIPAL COUNCIL, OFFICE OF THE CITY CLERK, MATERIALS AND SUPPLIES, GASOLINE-\$570.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-p.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF ENGINEERING, CITY CURRENT FUNDS, SALARIES AND WAGES, ARCHITECT-\$62., CIVIL ENGINEER-\$253., TOTALLING \$315. TO DEPARTMENT OF ENGINEERING, CITY CURRENT FUNDS, SALARIES AND WAGES, DIRECTOR OF ENGINEERING-\$36., CHIEF SURVEYOR-\$253., COORDINATOR OF RESEARCH DEVELOPMENT-\$26.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to return this resolution to Administration, per their request, was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-q.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM FIRE DEPARTMENT, CITY CURRENT FUND, SALARIES AND WAGES, CHIEF FIRE ALARM OPERATOR-\$580. TO FIRE DEPARTMENT, CITY CURRENT FUND, SALARIES AND WAGES, DATA PROCESSING COORDINATOR-\$580.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by Temporary President Bottone by the following

December 13, 1977

votes:

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Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-r.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM UNCLASSIFIED OPERATIONS, CITY CURRENT FUND, SALARIES AND WAGES, ASSISTANT MUNICIPAL PUBLIC DEFENDER-\$4,500. TO UNCLASSIFIED OPERATIONS, CITY CURRENT FUND, SALARIES AND WAGES, MUNICIPAL PUBLIC DEFENDER-\$4,500.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-s.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, MATERIALS AND SUPPLIES, NON-VEHICULAR MAINTENANCE MATERIALS AND SUPPLIES-\$10,400. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, SERVICES BY CONTRACT OR AGREEMENT, HEAT, LIGHT AND POWER-\$10,400.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to return this resolution to Administration, per their request, was made by Councilman Allen, seconded by Temporary President Bottone and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-t.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF RECREATION AND PARKS, DIVISION OF RECREATION AND PROGRAMS, SALARIES AND WAGES, SEASONAL HELP-\$5,000. TO DEPARTMENT OF RECREATION AND PARKS, DIVISION OF RECREATION PROGRAMS, SALARIES AND WAGES, OVERTIME-\$5,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Bottone, seconded by Councilman Allen and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

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7-R-u.

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RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM UNCLASSIFIED PURPOSES, SALARIES AND WAGES, MUNICIPAL SALARY INCREASES-\$35,000. TO DEPARTMENT OF LAW, CORPORATION COUNSEL'S OFFICE, SERVICE BY CONTRACT OR AGREEMENT, CONSULTANTS AND SPECIALIZED SERVICES-\$35,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-v.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, SALARIES AND WAGES, OTHER SALARIES AND WAGES-\$120,000. TO DEPARTMENT OF RECREATION AND PARKS, DIVISION OF RECREATION MAINTENANCE, SERVICE BY CONTRACT OR AGREEMENT, HEAT, LIGHT AND POWER-\$120,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-w.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, OTHER SALARIES AND WAGES, LABORER, S.C.-\$57,000., LABORER, R.C.-\$118,000., TOTALLING \$175,000. TO DEPARTMENT OF ADMINISTRATION, BUSINESS ADMINISTRATOR, EQUIPMENT-\$175,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Bottone, seconded by Councilman Tucker and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-x.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, HEALTH AND WELFARE, DIRECTOR'S OFFICE, OTHER EXPENSES, SERVICES BY CONTRACT OR AGREEMENT, NON-BIDDED PROFESSIONAL CONSULTANTS AND SERVICES-\$1,368. TO DEPARTMENT OF HEALTH AND

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WELFARE, DIRECTOR'S OFFICE, SALARIES AND WAGES, OTHER SALARIES AND WAGES-\$1,368.4  
PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the Acting City Clerk to return this resolution to Administration, per their request, was made by Councilman James, seconded by Councilman Martinez and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-y.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, SALARIES AND WAGES, OTHER SALARIES AND WAGES-\$338. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, SALARIES AND WAGES, SUPERINTENDENT OF BUILDINGS-\$338.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Temporary President Bottone and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-z.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM FIRE DEPARTMENT, CITY CURRENT FUND, SALARIES AND WAGES, OTHER SALARIES AND WAGES, FIREMAN-\$11,000., AND OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, REPAIR SERVICE-\$2,251., TOTALLING \$13,251. TO FIRE DEPARTMENT, CITY CURRENT FUND, SALARIES AND WAGES, PAY DIFFERENTIAL-\$11,000. AND OTHER EXPENSES, EQUIPMENT, EMERGENCY EQUIPMENT-\$2,251.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Temporary President Bottone, seconded by Councilman Allen and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-ba.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM MAYOR'S OFFICE AND AGENCIES, NEWARK HUMAN RIGHTS, OTHER SALARIES AND WAGES, COMMUNITY RELATIONS SPECIALIST-\$7,500. TO MAYOR'S OFFICE AND AGENCIES, NEWARK HUMAN RIGHTS, SERVICE BY CONTRACT OR AGREEMENT, GROUND AND FACILITIES MAINTENANCE SERVICE CONTRACT-\$3,500. AND EQUIPMENT, OFFICE

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FURNISHINGS-\$4,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-bb.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO GRANT AGREEMENT 34-8-106-47 (UNITED STATES DEPARTMENT OF LABOR) UNDER THE SKILLS TRAINING PROGRAM IN AMOUNT OF \$1,788,003.; ALL FUNDS SHALL BE EXPENDED IN ACCORDANCE WITH TERMS OF SAID GRANT AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-bc.

RESOLUTION AUTHORIZING MAYOR TO ENTER INTO GRANT AGREEMENT WITH UNITED STATES DEPARTMENT OF LABOR FOR \$1,358,959. UNDER THE YOUTH EMPLOYMENT AND TRAINING PROGRAM; ALL FUNDS SHALL BE EXPENDED IN ACCORDANCE WITH TERMS OF SAID GRANT AGREEMENT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

7-R-bd.

RESOLUTION REQUESTING DIRECTOR OF LOCAL GOVERNMENT SERVICES TO APPROVE INSERTION IN 1977 CITY OF NEWARK BUDGET, SPECIAL ITEM OF APPROPRIATION, UNCLASSIFIED PURPOSES, SKILLS TRAINING IMPROVEMENT PROGRAM, GRANT #34-8-106-47, \$1,788,003.; ITEM AVAILABLE FROM UNITED STATES DEPARTMENT OF LABOR.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Temporary President Bottone and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.



7-R-be.RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM UNCLASSIFIED OPERATIONS,

MUNICIPAL SALARIES-\$70,268.75 TO VARIOUS DEPARTMENTS AND AGENCIES-\$70,268.75.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution and direct the Acting City Clerk to invite Business Administrator Buck, Director of Employment and Training Wheeler and Budget Officer Banker to meet with the Council at their pre-meeting conference December 20, 1977 was made by Temporary President Bottone, seconded by Councilman Martinez and declared adopted by Temporary President Bottone by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

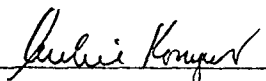
ADJOURNMENT.

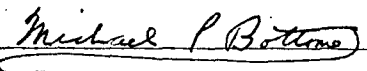
12. A motion to adjourn this meeting was made by Councilman Tucker, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, James, Martinez, Tucker, Villani, Temporary President Bottone.

This meeting adjourned at 1:15 P. M.

APPROVED:

  
\_\_\_\_\_  
Archie Korngut  
Acting City Clerk

  
\_\_\_\_\_  
Michael P. Bottone  
Temporary President



Newark, New Jersey, December 21, 1977

A regularly scheduled meeting of the Municipal Council of the City of Newark, New Jersey, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 8:00 P. M.

The audience arose for the National Anthem.

The prayer was offered by Evangelist Eugene Lawton, Church of Christ.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council; Sergeant Jack Yablonsky, Sergeant-at-Arms.

President Harris, on behalf of the Municipal Council, extended Holiday Greetings to the residents and employees of the City of Newark.

President Harris stated, "In accordance with New Jersey P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on December 13, 1977 at the time of its preparation. All persons who prepaid for advance notice of meetings also received copies of the schedule and agenda as required by law."

REPORTS AND RECOMMENDATIONS OF CITY OFFICERS, BOARDS AND COMMISSIONS.

(Copies of these Reports and Recommendations are available for perusal upon application to the Office of the City Clerk)

4-a.

The City Clerk presented FINANCIAL STATEMENT AND AUDIT OF THE PARKING AUTHORITY OF THE CITY OF NEWARK, COVERING A SIX MONTH PERIOD BEGINNING JANUARY 1, 1977 AND ENDING JUNE 30, 1977, SUBMITTED BY ZISMAN, TRAUIG AND ELBLONK, CERTIFIED PUBLIC ACCOUNTANTS.

(Copy submitted to each Member of the Council)

A motion that the Financial Statement and Audit be received and Staff study made for report to the Council was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

December 21, 1977

1/ 4-b.

608 The City Clerk presented CITY OF NEWARK'S TITLE I PLAN FOR FY'78, SUBMITTED BY HARRY L. WHEELER, DIRECTOR, EMPLOYMENT AND TRAINING.

(Copy submitted to each Member of the Council)

A motion that the City of Newark's Title I Plan for FY'78 be received and Staff study made for report to the Council was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1/ 4-c.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE/RAMAPO, HELD OCTOBER 19, 1977.

A motion that the Copy of Minutes be received was made by Councilman Carrino, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1/ 4-d.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, TWO BRIDGES, HELD OCTOBER 19, 1977.

A motion that the Copy of Minutes be received was made by Councilman Giuliano, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1/ 4-e.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, FILTRATION PLANT, HELD OCTOBER 19, 1977.

A motion that the Copy of Minutes be received was made by Councilman James, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

1/ 4-f.

The City Clerk presented REPORT OF OFFICE OF CONSUMER ACTION, FOR THE MONTH OF OCTOBER, 1977, SUBMITTED BY EXECUTIVE DIRECTOR DENNIS G. CHEROT.

(Copy submitted to each Member of the Council)

A motion that the Report be received and placed on file was made by Councilman Martinez, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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4-g.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF OCTOBER, 1977.

A motion that the Report be received and placed on file was made by Councilman Tucker, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-h.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD OCTOBER 26, 1977.

A motion that the Copy of Minutes be received was made by Councilwoman Villani, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-i.

The City Clerk presented COPY OF MINUTES OF PRIVATE MEETING OF THE BOARD OF TRUSTEES OF THE NEWARK PUBLIC LIBRARY, HELD OCTOBER 26, 1977.

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-j.

The City Clerk presented COPY OF MINUTES OF QUARTERLY MEETING OF THE SECOND RIVER JOINT MEETING, HELD SEPTEMBER 12, 1977.

A motion that the Copy of Minutes be received was made by Councilman Allen, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-k.

The City Clerk presented SUMMARY OF CITY-OWNED PROPERTY REVENUE ACCOUNTS, FOR THE MONTH OF NOVEMBER, 1977, SUBMITTED BY ACTING TAX COLLECTOR JOSEPH.

(Copy submitted to each Member of the Council)

A motion that the Summary of City-Owned Property Revenue Accounts be received and placed on file was made by Councilman Bottone, seconded by Councilman Carrino and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-1.

640

The City Clerk presented REPORT OF CONTRACTS AWARDED, RECOMMENDED BY PURCHASING AGENT AND APPROVED BY BUSINESS ADMINISTRATOR, FOR THE MONTH OF NOVEMBER, 1977.

A motion to approve the Report of Contracts Awarded subject to the receipt of resolutions for the following services: 1) Newark Welding Co. for mounting of Snow Plow Frames - \$5,000.; 2) L. D. Seely Co. for repairing of Snow Plows - \$10,000.; 3) Demolition Contracts as follows: (a) Birch Organization - \$8,733., (b) Bujac Demolition - \$19,826., (c) Peter Juzefyk - \$4,600.; (d) A. Tursi - \$5,925., (e) William Young & Co. - \$8,400.; 4) William M. Young for demolition in amount of \$2,106., was made by Councilman Carrino, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-m.

The City Clerk presented REPORT OF NEWARK REDEVELOPMENT AND HOUSING AUTHORITY INDICATING NO PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS, FROM OCTOBER 31, 1977 TO NOVEMBER 4, 1977; LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECT C/D/A-V, FROM NOVEMBER 7, 1977 TO NOVEMBER 11, 1977; LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS C/D/A-H, C/D/A-N AND R-123, FROM NOVEMBER 14, 1977 TO NOVEMBER 18, 1977; LISTING PROPERTY ACQUISITIONS FOR URBAN RENEWAL PROJECTS C/D/A-N AND R-121, FROM NOVEMBER 21, 1977 TO NOVEMBER 25, 1977; LISTING PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECT R-6, FROM OCTOBER 31, 1977 TO NOVEMBER 4, 1977; AND INDICATING NO PROPERTY DEMOLITIONS FOR URBAN RENEWAL PROJECTS, FROM NOVEMBER 7, 1977 TO NOVEMBER 11, 1977; FROM NOVEMBER 14, 1977 TO NOVEMBER 18, 1977 AND FROM NOVEMBER 21, 1977 TO NOVEMBER 25, 1977.

A motion that the Report be received and copies distributed to the Tax Assessor and Tax Collector for implementation was made by Councilman Giuliano, seconded by Councilman James and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-n.

The City Clerk presented EVALUATION REPORT NO. 31, NORTH WARD COMMUNITY YOUTH ENRICHMENT PROJECT, DATED SEPTEMBER 30, 1977, SUBMITTED BY NEWARK OFFICE OF CRIMINAL JUSTICE PLANNING EXECUTIVE DIRECTOR ALAN ZALKIND.

(Copy submitted to each Member of the Council)

A motion that the Evaluation Report be received and Staff study made for report to the Council was made by Councilman James, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-o.

The City Clerk presented REPORT OF BOARD OF ALCOHOLIC BEVERAGE CONTROL, OFFICE OF THE MAYOR AND AGENCIES, FOR THE MONTH OF NOVEMBER, 1977.

A motion that the Report be received and placed on file was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-p.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, WANAQUE/RAMAPO, HELD NOVEMBER 16, 1977.

A motion that the Copy of Minutes be received was made by Councilman Tucker, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-q.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, FILTRATION PLANT, HELD NOVEMBER 16, 1977.

A motion that the Copy of Minutes be received was made by Councilwoman Villani, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-r.

The City Clerk presented COPY OF MINUTES OF MEETING OF THE NORTH JERSEY DISTRICT WATER SUPPLY COMMISSION, TWO BRIDGES, HELD NOVEMBER 16, 1977.

A motion that the Copy of Minutes be received was made by President Harris, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-s.

The City Clerk presented REPORT OF BUREAU OF BUILDINGS, DEPARTMENT OF HEALTH AND WELFARE, FOR THE MONTH OF NOVEMBER, 1977.

A motion that the Report be received and placed on file was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

4-t.

642 The City Clerk presented PROGRAMMATIC AND FISCAL STATUS REPORT OF THE HOUSING AND COMMUNITY DEVELOPMENT ACT, THIRD PROGRAM YEAR (H.C.D.A. III) AND CONTINUATION OF H.C.D.A I AND II ACTIVITIES, SUBMITTED BY MAYOR'S POLICY AND DEVELOPMENT OFFICE.

(Copy submitted to each Member of the Council)

A motion that the Programmatic and Fiscal Status Report be received and placed on file was made by Councilman Bottone, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ORDINANCES AND HEARINGS OF CITIZENS.

ORDINANCES ON FIRST READING.

President Harris called for ordinances on first reading.

6-F-a.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-5, NO TURN ON RED, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Adding various streets prohibiting Right Turn on Red)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-b.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING IRVINE TURNER BOULEVARD AS A ONE-WAY STREET.

(Irvine Turner Boulevard, Southbound, from West Runyon Street to West Peddie Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:



Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-c.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, AS AMENDED AND SUPPLEMENTED, PROHIBITING PARKING ON MORRIS AVENUE.

(Morris Avenue, east side, beginning at a point 185 feet south of the southerly curblineline of South Orange Avenue and extending 40 feet southerly therefrom)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-F-d.

The City Clerk read AN ORDINANCE AMENDING SECTION 23:3-5, NO TURN ON RED, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Intersection Elizabeth Avenue and Lyons Avenue

Right Turn Prohibition - All Right Turns 7 A. M. to 5 P. M.

School Days)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

December 21, 1977

6-F-e.

614

The City Clerk read AN ORDINANCE AUTHORIZING THE MAYOR AND THE EXECUTIVE DIRECTOR OF MPDO/CDA TO ENTER INTO ACQUISITION AGREEMENT WITH THE NEWARK HOUSING AUTHORITY IN CONNECTION WITH HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, THIRD ACTION YEAR. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW, N.J.S.A. 40A:11-5 (2) (NOT TO EXCEED \$982,120.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.

6-F-f.

The City Clerk read AN ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND FEASIBILITY OF RELOCATION FOR CITY BLOCK 96, LOTS 1, 5, 6, 8, 10, 33, 36, 39.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.

6-F-g.

The City Clerk read AN ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND THE FEASIBILITY OF RELOCATION FOR THE BRADLEY COURT PUBLIC HOUSING PROJECT AREA, CITY BLOCK 4230.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Bottone, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.

6-F-h.

The City Clerk read AN ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND THE FEASIBILITY OF RELOCATION FOR THE BROOKDALE AVENUE PROJECT AREA, CITY BLOCKS 4063 AND 4065.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Giuliano, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.

December 21, 1977

6-F-1.

645

The City Clerk read AN ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND THE FEASIBILITY OF RELOCATION FOR THE NEW COMMUNITY DEVELOPMENT AREA, CITY BLOCK 243.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.

6-F-1.

The City Clerk read AN ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND THE FEASIBILITY OF RELOCATION FOR THE NEW-TOWN IN-TOWN PROJECT AREA, CITY BLOCK 405.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.

Councilman Tucker requested that residents encompassing this area be notified of the public hearing on this ordinance which is to be held January 4, 1978.

6-F-k.

The City Clerk read AN ORDINANCE APPROVING THE REDEVELOPMENT PLAN AND THE FEASIBILITY OF RELOCATION FOR JAMES STREET COMMONS PROJECT AREA, CITY BLOCKS 32, 33, 34, 40, 41, 43, 44 AND 45.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.

6-F-1.

The City Clerk read AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE SOUTH BROAD VALLEY COMMUNITY, CITY TAX BLOCK 2777.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.

December 21, 1977

6-18 6-F-m.

The City Clerk read AN ORDINANCE APPROVING THE REDEVELOPMENT PLANS AND FEASIBILITY OF RELOCATION FOR THE SOUTH BROAD VALLEY AREA, CITY BLOCKS 883, 891, 893 AND 2697.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

A motion to adopt the ordinance on first reading was made by Councilman James, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.

6-F-n.

The City Clerk read AN ORDINANCE TO PROHIBIT ASSIGNMENT OR TRANSFER OF INTEREST IN ANY BID TO PURCHASE CITY-OWNED PROPERTY PRIOR TO CLOSING OF TITLE.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.

A motion to consider Item 8-g on this Calendar under "Ordinances on First Reading" was made by President Harris, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

December 21, 1977

6-F-o.

The City Clerk read AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR," (6-S & F-1) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLE CHIEF OF SECURITY, WATERSHED)

(Chief of Security, Watershed 1/1/78 \$18,038. - \$21,925.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.

6-F-p.

The City Clerk read AN ORDINANCE AMENDING ORDINANCE 6-S & F-f ADOPTED FEBRUARY 17, 1971, ENTITLED "AN ORDINANCE ENACTING WITHIN THE CITY OF NEWARK, NEW JERSEY, A 15% PARKING TAX ON FEES FOR PARKING, GARAGING, OR STORING OF MOTOR VEHICLES IN ACCORDANCE WITH TITLE 54 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY," TO EXTEND SAID ORDINANCE.

(This ordinance shall apply to all parking, garaging or storing of motor vehicles provided on or before December 31, 1978)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by President Harris, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.

December 21, 1977

650  
6-F-q.

The City Clerk read AN ORDINANCE TO IMPOSE A TAX ON EMPLOYER PAYROLLS IN THE CITY OF NEWARK.

(Newark Payroll Tax of 1978)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Tucker, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.

6-F-r.

The City Clerk read AN ORDINANCE AUTHORIZING THE MAYOR AND THE MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING TO ENTER INTO A CONTRACT WITH M.J.L. REALTY INC. TO LEASE THE PREMISES KNOWN AS 77-79 JACKSON STREET (FIRST FLOOR), NEWARK, NEW JERSEY, AT A MONTHLY RATE OF \$1,322.77 NOT TO EXCEED A TOTAL OF \$15,873.24 COMMENCING JANUARY 9, 1978.

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion to adopt the ordinance on first reading was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance is declared adopted on first reading and the City Clerk is hereby authorized and directed to advertise said ordinance and give public notice of its introduction and passage on first reading as provided by law. This ordinance will come up for a public hearing and be considered for further action on January 4, 1978.



ORDINANCES ON PUBLIC HEARING, SECOND READING AND FINAL PASSAGE.

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President Harris called for ordinances on public hearing, second reading and final passage.

6-Ph, S & F-a.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE ESTABLISHING A UNIFORM CONSTRUCTION CODE, AND UNIFORM CONSTRUCTION CODE ENFORCING AGENCY IN THE CITY OF NEWARK, NEW JERSEY, AS AMENDED.

WHEREAS, the State of New Jersey has adopted a State Uniform Construction Code Act under Chapter 217, Laws of 1975 and Title 5, Chapter 23 of the New Jersey Administrative Code (N.J.A.C.), and;

WHEREAS, the Municipal Council of the City of Newark adopted Resolution 7RBN on November 15, 1976 indicating the City's desire to perform inspections under the New Jersey State Uniform Construction Code and to establish a local Board of Appeals, and;

WHEREAS, the City must bring its codes and requirements into concurrence with said Act..

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY, THAT

SECTION 1. REPEAL:

Titles 7, 9A, and 19 of the Revised Ordinances of the City of Newark are hereby deleted in their entirety, and the following is substituted in its place.

SECTION 2. UNIFORM CONSTRUCTION CODE:

There is hereby and herewith enacted the State Uniform Construction Code.

SECTION 2a. UNIFORM CONSTRUCTION CODE ENFORCING AGENCY:

There is hereby established in Newark, New Jersey a State Uniform Construction Code Enforcing Agency, consisting of a construction official, building subcode official, electrical subcode official, fire protection subcode official, and such other subcode officials for such additional subcodes as the Commissioner of the New Jersey Department of Community Affairs, State of New Jersey, shall hereafter adopt as part of the State Uniform Construction Code. The construction official shall be the chief administrator of the Enforcing Agency.

- (1) Construction Official: There is hereby created a new title position, that of "Construction Official", who shall be the Chief Administrator of the Enforcing Agency, and he shall be certified by the New Jersey Department of Community Affairs as provided in those regulations.

Further, that the Construction Official shall be the Director of the Department of Engineering. Further, that the Construction Official shall be appointed by the Mayor with the advice and consent of the Municipal Council of the City of Newark, and shall hold such office for a period of four years.

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- (2) Subcode Officials: The following Subcode Officials shall constitute the remainder of the Enforcing Agency: Superintendent of Buildings, Chief Plumbing Inspector, Chief Electrical Inspector, and Deputy Chief in Charge of Fire Prevention, or their assistants.

The subcode officials as provided in this Act, shall be certified as provided in the Rules and Regulations, promulgated by the New Jersey Department of Community Affairs. Their appointments are for a four (4) year term under P.L. 1975, Chapter 217 8C.

- (3) Assistants and Trainees: Additional positions are established in the Department of Engineering of Assistants and trainees, who shall be certified by the New Jersey Department of Community Affairs according to their Rules and Regulations. Others are to be assigned from other municipal departments, and shall likewise be certified as required by the New Jersey Department of Community Affairs. For the purpose of this Ordinance, such dispersed personnel when assigned to the Enforcing Agency are subject to the procedures and policies of the Enforcing Agency exclusively.

Nothing shall prevent one person from serving in more than one position for which he is certified and qualified, provided that such person is qualified pursuant to P.L. 1975, Chapter 217, and N.J.A.C. 5:23.

However, each subcode official shall have exclusive decision making authority with respect to the technical provisions of the appropriate subcode.

#### SECTION 2b. QUALIFICATIONS:

Each official position created in subsection 2a. hereof shall be filled by a person qualified for such position pursuant to State Law; provided that, in lieu of any particular subcode official, an onsite inspection agency may be retained by contract pursuant to N.J.A.C. 5:23.

#### SECTION 2c. ORGANIZATION:

The Construction Official shall serve as the Chief Administrator of the Enforcing Agency. He shall establish the day to day operating routines of the Agency.

Subcode Officials shall enforce the provisions of those subcodes, for which they are responsible, in accordance with the appropriate rules and regulations, for which they have been appointed. Each subcode official shall be responsible for the administration and enforcement of the appropriate subcode, subject to the directing of the Construction Official.

#### SECTION 2d. CENTRAL PERMIT OFFICE:

There shall be maintained a central permit office at 920 Broad St. (City Hall) under the direction and supervision of the Construction Official. This office shall receive applications for construction permits and plan review, issue construction permits, certificates of occupancy, collect fees and issue notices and orders. The office shall be open during normal business hours.

## SECTION 2e. DUTIES OF CONSTRUCTION OFFICIALS:

The Construction Official or his designee shall:

- (1) Provide that applications are available, and assist the public in preparing the applications, whenever necessary.
- (2) Upon receipt of the application, the Construction Official shall review the application and determine the proper fee for the work required.
- (3) Collect all fees and penalties and insure that funds are properly accounted for.
- (4) Review all applications for completeness as to form and for verification of prior approvals. He may request additional documentation concerning prior approvals whenever it is deemed necessary.
- (5) Insure that the proper subcode official shall have an adequate time period to review appropriate applications, plans, and specifications.
- (6) Insure that all requests for variation are properly prepared, documented, and referred to the appropriate subcode officials.
- (7) Issue the construction permit upon reviewing the approval of all appropriate subcode officials.
- (8) Record all notices of violations upon receiving notification of the appropriate subcode official, and shall determine all penalties for non-compliance with the penalty notices.
- (9) Insure that all required inspections are scheduled and performed.
- (10) Insure that the reports of all inspections are completed and properly filed.
- (11) Record stop work orders, upon notification of the appropriate subcode official.
- (12) Insure that all final inspections have been completed prior to the issuance of a certificate of occupancy.
- (13) Issue the certificate of occupancy upon receiving the approval of all appropriate subcode officials.
- (14) Insure, in the case of a change of use, or upon a request for a new certificate of occupancy, that each subcode official gives an approval based on an inspection and the review of all submitted data before issuing a new certificate of occupancy.
- (15) Prepare and obtain reports required in Regulations.
- (16) Nothing contained herein shall prevent the Construction Official from overruling a decision of a subcode official if he is qualified and certified in that subcode pursuant to Part IV of the Regulations (Title 5, Chapter 23 of the New Jersey Administrative Code).

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SECTION 2f. DUTIES OF SUBCODE OFFICIALS:

The subcode officials shall:

- (1) Review those aspects of the applications, plans, and specifications appropriate to his subcode for approval and release to the construction official for issuance of the permit.
- (2) Receive and review directly from the applicant applications for minor emergency work for approval and release to the Construction Official for issuance of the permit.
- (3) Comply with the time limitations for review as determined by the construction official.
- (4) Review requests for variations as necessary.
- (5) Perform all required inspections.
- (6) Issue in the name of the Enforcing Agency notices of violation and notify the Construction Official of same. The subcode official may issue verbal orders at the job site and shall record such orders in his inspection report.
- (7) Complete reports of all inspections performed.
- (8) Issue stop work orders in the name of the enforcing Agency and notify the Construction Official of same.
- (9) Perform final inspection and notify Construction Official of approval in order that he may issue certificates of occupancy.
- (10) Make inspections, review submitted data, and notify the Construction Official of approval in the case of change of use, or a request for a new certificate of occupancy.
- (11) Assist the Construction Official in the preparation of all reports required in Regulations.
- (12) Attend meetings and hearings as required by the Regulations.
- (13) Issue documentation and certification, such as cut-in cards or utilities and/or public agencies if required by the code, the Commissioner and by law.

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SECTION 2g. CONSTRUCTION PERMITS:

All construction fees shall be payable to the "Construction Official-City of Newark, New Jersey", at 920 Broad Street, Newark, New Jersey. The fees are calculated to reasonably cover the municipal costs as required in the Regulations of the New Jersey Department of Community Affairs, and will be the sum of the subcode fees as follows:

- (1) Plan Review - Twenty (20%) per cent of the Construction fee shall be the Plan Review Fee paid at the time of submission of an application for a permit, the amount of this fee shall then be deducted from the amount of the fee due for a construction permit when same is issued. Plan Review fees are not refundable.
- (2) Plan Review Waiver - The Construction permit shall be reduced twenty (20) per cent when a plan review is waived.
- (3) Partial Plan Review - For projects that do not require plan review for all subcodes, the fee shall be the appropriate percentage of the subcodes, which are applicable.

SECTION 2h. VOLUME COMPUTATIONS FOR BUILDING FEES:

- (1) General - For the determination of the permit fees the volume of the structure shall be computed as follows:
- (2) Structure with Basement or Cellars - The volume of the structure shall include all enclosed dormers, porches, penthouses, and other enclosed portions of the structure, extending from the basement or cellar floor to the mean height of a pitched roof or the average height to the top of the roof beams of a flat roof.
- (3) Structures without Basements or Cellars - For structures without basements or cellars the volume shall be based on the height measured to a level located  $1/5$  the distance from the first floor level to the bottom of the footings, but not to exceed two and one half ( $2\frac{1}{2}$ ) feet below the first floor level.
- (4) Open Sheds - For open sheds and structures of a similar character the volume shall be measured within the perimeter of the roof for a height from grade line to the mean roof level.

SECTION 2i. BUILDING SUBCODE FEES:

The fees for the building subcode shall be the sum of the subcode fees listed in (1) through (4) hereof and shall be paid before the permit is issued.

## (1) BUILDING SUBCODE FEE SCHEDULE:

Air Conditioning Fees:

\$5.00 per thousand for an expenditure up to and including \$5,000, an additional fee of \$3.00 per thousand on any expenditure exceeding \$5,000, and an additional fee of \$2.00 per thousand on any expenditure exceeding \$50,000.

<u>Standpipe</u>	-	Same as above
<u>Sprinklers</u>	-	Same as above
<u>Refrigeration</u>	-	Same as above
<u>Elevators</u>	-	Same as above
<u>Demolition</u>	-	Same as above

Sign Fees:

Flat signs	-	\$0.10 per sq. ft. minimum \$10.00
Projecting signs	-	\$1.00 per sq. ft. minimum \$10.00
Ground & Roof signs	-	\$0.25 per sq. ft. minimum \$30.00
Pole signs	-	\$1.00 per sq. ft. minimum \$20.00
Canopy signs	-	Same as projecting signs
Marquee signs	-	Same as projecting signs

Real Estate Inspection Fees:

\$25.00 for inspection of not more than 5 rooms of each dwelling unit and \$5.00 additional for each room of such dwelling unit in excess of 5 rooms. There shall be a charge of \$25.00 for inspection of not more than 3 rooming units of each rooming house and \$5.00 additional for each rooming unit of such rooming house in excess of 3 rooming units. There shall be a charge for the inspection of mercantile, industrial, and business buildings according to the following schedule:

From 0 to 1,000 sq. ft. \$15.00 minimum fee and \$.05 for each sq. ft., but no more than \$25.00 in total; from 1001 to 5000 sq. ft. \$25.00 minimum fee and \$.05 for each sq. ft., but no more than \$50.00 in total; and from 5,001 to 10,000 sq. ft. \$50.00 minimum and \$0.0020 for each sq. ft., but no more than \$150 in total.

Certificate of Occupancy Fees:

Residential-There shall be a fee of \$25.00 for 1 & 2 family dwellings; from 3 to 10 families \$35.00; from 11 to 20 families \$40.00; from 21 to 40 families \$50.00; from 41 to 100 families \$75.00; \$100.00 minimum over 100 families.

Mercantile, Industrial, and Business Buildings:

0 to 5,000 sq. ft.	\$ 50.00
5,001 to 10,000 sq. ft.	\$ 75.00
10,001 to 20,000 sq. ft.	\$100.00
Over 20,000 sq. ft.	\$150.00

Construction Permit (Building)-New Structure & Additional Fee

A - Assembly Buildings	\$.0065 per cu. ft.
B - Business Buildings	\$.0060 per cu. ft.
F - Factory & Industrial Buildings	\$.0060 per cu. ft.
I - Institutional Buildings	\$.0065 per cu. ft.
M - Mercantile Buildings	\$.0060 per cu. ft.
S - Storage Buildings	\$.0055 per cu. ft.
R - Residential	\$.0050 per cu. ft.

Construction Permit (Building - Renovation, Alterations,  
And Repairs:

\$5.00 per thousand for an estimated value up to and including \$5,000, plus an additional fee of \$4.00 per thousand dollars on estimated values from \$5,000 to and including \$25,000, plus an additional fee of \$3.00 per thousand on the estimated value above \$25,000.

(2) ELECTRICAL SUBCODE

This subcode covers the electrical conductors and equipment installed within or on public and private buildings and other premises including yards, car-nivals, and parking lots, bazaars and industrial substations; also the conductors and equipment that connect the installations to a supply of electricity and other outside conductors adjacent to the pre-mises. This code shall apply to all electrical wiring and equipment installed, used, maintained, rented, leased, or distributed for use in the City of Newark, except that electrical work or construction which is listed below:

- (a) Any work with a potential of less than 10 volts.
- (b) Minor repair work, such as replacement of lamps, fuses, sockets, receptacles, snap switches, and ballasts.
- (c) The connection of portable electrical appliances to suitable permanently installed receptacles.
- (d) The repair or replacement in kind of fractional h.p. motors and controls, provided no changes are made in electrical circuit wiring or over-current protection.
- (e) Electrical work on ships, railways cars, or automotive equipment.

FEE SCHEDULEMeters not in service:

Meters out of service or disconnected for a period of 3 months or more shall be placed in service with the consent of the electrical subcode official following an on premise inspection and upon payment of a \$10.00 fee for the issuance of such permit.

For each duplicate certificate ----- \$5.00

Minimum Fee:

The minimum fee for any one application shall be \$10.00.

Fees for a permit for work already started or completed without a permit:

When a permit is applied for, for an electrical installation already started, or completed for which no prior application for a permit has been made, the fee for such permit shall be one and one-half times the normal fee schedule, and provided further that the minimum fee for any such application shall be \$50.00.

Services:

Including service entrance conductors, disconnect, and overcurrent devices on supply panel, supply transformers, vaults, mats, pads, and service ground, rated according to ampacity of service entrance conductors.

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Amps	1-Phase 2 - or 3 - Wire	3-Phase 3 - or 4 - Wire		
	120V to 265V	120-208V 240V	265-460V 480V	All over 480V
0-100...	\$ 5.00	\$ 7.50	\$10.00	\$50.00
101-200...	7.50	11.25	15.00	50.00
201-400...	10.00	15.00	20.00	50.00
401-800...	15.00	22.50	30.00	50.00
over 800..	20.00	30.00	45.00	50.00

The above rate is for one occupancy. Additional occupancies \$1.00 each. Reinspection for Reintroduction of Service for equipment previously approved... \$10.00.

#### Feeders and Terminating Panels Rated According to Supply Feeder

Feeder Amps	1-Phase 2-Wire		1-Phase 3-Wire	3-Phase 3 - or 4 - Wire		All Over
	120V	208V 240V 265V	120 - 208V 120 - 240V	120-208V 240V	265-120V 480V	480V
0-50 ..	A	A	A	B	B	D
51-100..	A	B	B	B	C	D
101-200..	B	B	B	C	D	D
201-400..	B	C	C	D	D	D
over 400..	D	D	D	D	D	D

#### Panels rated A

For the first 5 panels, each .....\$2.00  
 For the next 20 panels, each .....\$1.50  
 For additional panels over 25, each .....\$1.00

#### Panels rated B

For the first 5 panels, each .....\$4.00  
 For the next 20 panels, each .....\$3.00  
 For additional panels over 25, each .....\$2.00

#### Panels rated C

For the first 5 panels, each .....\$8.00  
 For the next 20 panels, each .....\$6.00  
 For additional panels over 25, each .....\$4.00

#### Panels rated D

For the first 5 panels, each .....\$16.00  
 For the next 20 panels, each .....\$12.00  
 For additional panels over 25, each .....\$ 8.00

Panels of various letter rating will not be combined in computing panel schedules.

Panel schedules will not be charged for services entrance equipment.



Rough Wiring Outlets:

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1 to 10 outlets .....	\$5.00	
11 to 20 total outlets .....	\$6.00	total
21 to 35 total outlets .....	\$7.00	total
36 to 50 total outlets .....	\$8.00	total
For each additional 25 outlets, or fraction thereof .....	\$1.00	add'l

Switches & Receptacles:

If switches and receptacles are filed for and can be inspected at the same time as the rough wiring outlets, there will be no charge for inspection of switches and receptacles, and the rough wiring outlet schedule only shall apply; otherwise the fixture schedule shall apply to switches and receptacles.

Fixtures:

1 to 10 fixtures .....	\$5.00	
11 to 20 total fixtures .....	\$6.00	total
21 to 25 total fixtures .....	\$7.00	total
36 to 50 total fixtures .....	\$8.00	total
For each additional 25 fixtures, or frac- tion thereof .....	\$1.00	add'l

If fixtures are filed for and can be inspected at the same time as the rough wiring outlets, the rough wiring outlet schedule plus 50% of the fixture schedule shall apply to the combined inspection. If the fixtures are to be inspected separately, the full fixture schedule shall apply to the fixture inspection in addition to the rough wiring outlet schedule.

Motors or Generators:

Generators shall be considered as motors, according to size, in the computation of charges.

Motors rated under 1 H.P.

For the first 5 motors, each .....	\$1.00
For the next 20 motors, each .....	.75
For additional motors over 25, each .....	.50

Motors rated 1 and up to 10 H.P.

For the first 5 motors, each .....	\$2.00
For the next 20 motors, each .....	\$1.50
For additional motors over 25, each .....	\$1.00

Motors rated 10 and up to 50 H.P.

For the first 5 motors, each .....	\$4.00
For the next 20 motors, each .....	\$3.00
For additional motors over 25, each .....	\$2.00

Motors rated over 50 and up to 100 H.P.

For the first 5 motors, each .....	\$8.00
For the next 20 motors, each .....	\$6.00
For additional motors over 25, each .....	\$4.00

Motors rated over 100 and up to 500 H.P.

For the first 5 motors, each .....	\$16.00
For the next 20 motors, each .....	\$12.00
For additional motors over 25, each .....	\$ 8.00

Motors rated over 500 H.P.

For each motor .....	\$35.00
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Transformers-Ranges-Heaters-and Similar Devices

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Outlet for single unit of 20 K.W. or less .....\$5.00  
 Each additional outlet for devices of 20  
 K.W. or less .....\$ .50

For units in excess of 20 K.W., apply  
 schedule for panels.

Electrical Signs - Incandescent and Fluorescent:

Divide the total number of sockets by "4" applying  
 rough wiring schedule for each sign.

Discharge Lighting System Over 1,000 Volts - Charge  
 to be based on volt - ampere rating of each sign:

Up to 500 V.A. ....\$5.00  
 Each additional 100 V.A. or fraction thereof  
 .....\$1.00

Charge for each combination incandescent gas  
 tube sign to be computed by adding charge for  
 each class.

Signal and Control Devices:

For fire alarms, protective alarms, elevator con-  
 trols, signaling clocks, and similar devices, ap-  
 ply rough wiring outlet schedule.

Additional Inspection:

Reinspection of violations found in original in-  
 stallation after second inspection and notice of  
 correction.....\$10.00

Temporary Installation and Decorative Displays:

Temporary installations and decorative displays  
 for not over 60 days, charge 50% of the schedule  
 for permanent work.  
 No charge to be more than .....\$50.00

1. Before any electrical work covered by this  
 code may be installed, altered, or repaired, a  
 permit shall be secured from the central permit  
 office. When the central permit office is not  
 open, emergency repair work may be started with-  
 out a permit, provided the application for the  
 permit is filed as soon as is practicable on  
 the next day on which the central permit office  
 is open.

a. REGULAR PERMITS. Regular permits will be  
 issued only to licensed electrical contractors  
 complying with the requirements of the Elec-  
 trical Contractors Licensing Act of 1962, sec-  
 tion 45:5A-1 et. seq., of the Revised Statutes  
 of the State of New Jersey.

b. RESTRICTED PERMITS; REGISTRATIONS. Elec-  
 trical work exempted by section 45:5A-18 (m)  
 of the Revised Statutes of the State of New  
 Jersey, but not exempted by Newark ordinance,  
 such as maintaining and installing elevators,  
 escalators, oil burners, and gas pumps, may  
 be done on a regular permit by a licensed  
 electrical contractor, or may be done on a  
 restricted permit with each restricted per-  
 mit limited to one class of work.

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Such restricted permits will be issued to persons, firms, or corporations who have in their employ a licensed journeyman electrician. Registration in the name of the persons, firms, or corporations shall be on an annual basis from January 1 through December 31. Application for each restricted permit shall be accompanied by an annual registration fee of \$50.00.

c. ANNUAL REPAIR AND MAINTENANCE PERMITS.

Repair or work in or on premises occupied by a firm or corporation may be performed on behalf of such firms or corporation on an annual permit basis either by a licensed electrical contractor, or by the corporation itself if the corporation has in its employ a licensed journeyman electrician who is a regular full time employee. The annual permit will be issued in the electrical contractor shall be responsible for filing with the electrical subcode official, on a quarterly basis, a complete report on all work done under such permit. The annual fee for repair or maintenance work done under an annual permit shall be \$150.00. This amount shall cover the inspection fees for work done under any one such permit.

2. The electrical subcode official or his duly authorized representative is hereby empowered to inspect all wiring, appliances, devices, and equipment coming within the scope of this subcode. When the installation of any such wiring, appliances, devices, or equipment is found to be in dangerous or unsafe condition, the person, firm, or corporation owning, using, or operating the same shall be notified and shall make the necessary repairs or changes required to place such wiring, appliances, devices, or equipment in a safe condition and have such work completed within 15 days after notification thereof, or within such further reasonable time as may, upon request, be prescribed.

3. Whenever a person, firm, or corporation owner shall apply to the city for an inspection of any building used for dwelling, commercial, business and industrial purposes, in order to ascertain if any of the electrical codes have been violated, the Construction Official, upon payments of the fees specified in section 2:(2)4 of this article, shall cause an inspection to be made of the premises and issue a certificate or report of the inspection to the applicant, indicating therein, any violation of the electrical code found and any necessary repairs or changes to be made on such inspected premises.

4. There shall be a minimum charge of \$5.00 for the electrical inspection of not more than 5 dwelling units and \$0.75 for each additional dwelling unit up to 21 units. There shall also be a minimum charge of \$20.00 for the electrical inspection of not more than 21 dwelling units and \$0.50 for each additional dwelling unit.

There shall be a charge for the electrical inspection of mercantile, industrial, and business

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buildings, according to the following schedule;  
from 0 to 1000 square feet; \$5.00 minimum fee  
and \$0.01 for each additional square foot; from  
1001 to 5000 square feet: \$10.00 minimum and  
\$0.005 for each additional square foot; from  
5001 to 10,000 square feet: \$25.00 minimum and  
over \$0.0025 for each additional square foot;  
over \$10,000 square feet: \$25.00 minimum and  
and \$0.0020 for each additional square foot.

5. The electrical subcode official is empowered to disconnect or order the disconnection of electrical service to conductors or apparatus found to be in a dangerous or unsafe condition, or to have been installed without acquiring a permit, or not in accordance with the provisions of this code. He shall thereupon attach a violation notice which states that such conductors or apparatus have been discontinued because of their having been found unsafe to life and property, and it shall be unlawful for any person to remove said notice of disconnection or to reconnect such defective conductors or apparatus until the same has been placed in a safe and secure condition, and until the inspector has replaced the red violation notice by a green approval label.

6. Used electrical equipment shall not be installed unless specifically approved by the electrical subcode official prior to installation.

(3) FIRE SUBCODE FEE SCHEDULE:

See Title 11A: 1-8 (Permits; permit fees)

(4) PLUMBING SUBCODE FEES:

(a) For defraying the expenses of inspecting and filing plans and specifications and for inspecting and supervising the testing of a plumbing system, or part thereof, a minimum fee of \$10.00 shall be charged for each system or part thereof.

(b) For a plumbing system or part thereof with 3 or more plumbing fixtures or fixture outlets, the charge shall be an additional \$3.00 for each fixture or fixture outlet.

(c) A fee of \$10.00 shall be charged for a permit to relay a house sewer from the city sewer line to the building.

(d) A fee of \$10.00 shall be charged for the installation of all gas appliances and domestic hot water heating apparatus.

(e) A fee of \$10.00 shall be charged for the issuance of a permit for the replacement of a plumbing fixture.

(f) A fee of \$10.00 shall be charged for each reinspection of plumbing work caused by the failure of the license to comply with the provisions of the code or permit issued.

(g) Fees for a permit for work already started or completed without a permit:

When a permit is applied for, for a plumbing installation already started, or completed for which

no prior application for a permit has been made, the fee for such permit shall be one and one-half times the normal fee schedule, and provide further that the minimum fee for any such application shall be \$50.00.

**SECTION 2j. ENFORCEMENT:**

(1) When permits void: If any work authorized by any permit is not commenced within a period of 60 days after the date thereof, such permit shall thereupon become void and of no effect. No refund of the said fees shall be made by the City.

(2) Any person, persons, firm, or corporation who shall fail to correct any violations, noted by the Construction Official or respective sub-code official, or pay indebtedness to the City within 5 days, after being notified in writing by the City, shall have no further permits issued until such corrections have been made, inspected, and approved or the indebtedness paid.

(3) Entry: The owner of any premises upon which a building or structure is being constructed shall be deemed to have consented to the inspection by the Enforcing Agency of the entire premises and of any and all construction being performed on it until a certificate of occupancy has been issued.

An inspector, or team of inspectors, on presentation of proper credentials, shall have the right to enter and inspect such premises, and any and all construction thereon for purposes of insuring compliance with the provisions of such violations or to require the removal or termination of the unlawful use of the building or structure in violation of the provisions of the code or of the order or direction made pursuant thereto.

(4) Penalties: Any person or corporation including any officer, director, or employee of a corporation, who:

(a) Violates any of the provisions of the Act or the Code shall be subject to a penalty of one hundred (\$100.00) dollars for each such violation after expiration of the time period delineated in the notice and order to terminate, and shall be subject to a further penalty of five hundred (\$500.00) dollars for each week in which he fails to comply with such order. The time period for such weekly penalty assessment shall begin to run from the day after the date set for compliance in the notice and orders to abate. Though all violations may for purposes of administration be sent in one form of notice and orders, each shall be considered a separate order and shall be computed as such for purposes of this subsection;

(b) Fails to comply with a stop construction order, shall be subject to a penalty of five hundred (\$500.00) dollars for each day in which he fails to comply.

(c) Constructs a structure or building in violation of a condition of the construction permit, shall be subject to a penalty of two hundred fifty (\$250.00) dollars for each violation.

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Any further violation of construction permit occurring after receipt of the notice and orders to terminate the original violations of the construction permit shall subject the violator to a penalty of five hundred (\$500.00) dollars per violation.

(d) Makes a false or misleading written statement, or omits any required information or statement in any application or request for approval to an Enforcing Agency, of the Department, shall be subject to a penalty of five hundred (\$500.00) dollars for each such false or misleading statement or omission unless the Construction Official shall determine in writing and as part of the permanent file, that such were of no consequence, or the result of inadvertence.

(e) Anyone who knowingly refuses entry or access to an inspector lawfully authorized to inspect any premises, building, or structure pursuant to this Act or who unreasonable interferes with such inspection shall be subject to a fine of two hundred fifty (\$250.00) dollars.

(5) Penalty, Notice, and Order:

(a) The Construction Official shall serve, either personally or by certified mail-return receipt requested, a notice of penalty assessment and order to pay penalty, whenever he shall not have done so in the original orders and notice.

(b) The notice and order shall contain at least the following information: The name and address of the owner or lessee; the address at which the violation has occurred; the name and business address of the person upon whom service is made, if it be other than the owner; the name and address of the person to whom the order is directed; and in the case of a violation of Section 2K of this Article, a statement of the subsection violated and the specifics of that violation; and a statement of the total amount of the penalty due or in the case of a weekly assessment accruing each week that the violation remains.

(c) The penalties pursuant to this section may be collected in a summary proceeding pursuant to the "Penalty Enforcement Law" (N.J.S.A. 2A: 58-1 et. seq.). Jurisdiction to enforce such penalties is conferred upon judges of the municipal court in addition to the courts specified by N.J.S.A. 2A: 58-2. Suit may be brought by a municipality or the State of New Jersey. Payment of a money judgement pursuant hereto shall be remitted in the case of a suit brought by the State of New Jersey to the State Treasurer.

(d) The Construction Official may avail himself of the monetary penalty assessment provisions herein above described, whenever such shall be likely to assist in bringing about compliance.

SECTION 2K. STOP CONSTRUCTION ORDER:

If the construction of a structure or building is being undertaken contrary to the provisions of the Code, or other applicable laws, or ordinances, the Enforcing Agency may issue a stop construction order in writing, which shall state the conditions upon which construction may be resumed and which shall be given to the owner or the holder of the construction permit or to the person performing the construction. If the person doing the construction is not known, or cannot be located with reasonable effort, the notice may be delivered to the person in charge of, or apparently in charge of, the construction. No person shall continue, or allow to be continued, the construction of a building or structure in violation of a stop construction order; except with the permission of the Enforcing Agency to abate a dangerous condition or remove a violation, or except by court order. If an order to stop construction is not obeyed, the Enforcing Agency may apply to the appropriate court as otherwise established by law for an order enjoining the violation of the stop construction order. The remedy for violation of such an order provided in this subsection shall be in addition to, and not in limitation of, any other remedies provided by these regulations, law, or ordinance.

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# SECTION 21. UNSAFE STRUCTURE:

- (1) All buildings, or structures that shall become unsafe, or unsanitary, or which contain deficient or blocked exitway facilities, or which constitute a fire hazard or are otherwise dangerous to human life or the public welfare or which by reason of illegal or improper use of occupancy, shall be deemed unsafe buildings or structures, shall be taken down and removed or made safe and secure. A vacant building, unguarded or open a door or window shall be deemed a fire hazard and unsafe within meaning of this Code.
- (2) Examination and record of damaged structure: The Construction Official shall examine every building or structure reported as dangerous, unsafe structurally or constituting a fire hazard; and he shall cause the report to be filed in a docket of unsafe structures and premises; stating the use of the structure, the nature and estimated amount of damages, if any, caused by collapse or failure, the applicable construction permit, the code, and other applicable laws and regulations. All inspection pursuant to this act shall be between the hours of 9:00 a.m. and 4:00 p.m. on business days, or when construction is actually being undertaken, provided, however, that inspections may be conducted at other times if the Enforcing Agency has reasonable causes to believe that an immediate danger to life, limb, or property exists, or if permission is given by an owner, or his agent, architect, engineer, or builder. No person shall accompany an inspector or team of inspectors on an inspection pursuant to the Code, unless his presence is necessary for the enforcement of the Code, or unless consent is given by an owner or his agent, architect, engineer, or builder.

Nothing herein is intended to limit the right of a municipality to adopt housing, property maintenance, or public health, code enforcement rules pursuant to any other law, ordinance, or judicial decision of this State.

## SECTION 2m. VIOLATION, NOTICE, AND ORDERS:

- (1) The Construction Official shall serve, either personally or by certified mail return-receipt requested, a notice of violation and orders to terminate on the person responsible for the erection, construction, alteration, extension, repair, removal, demolition, or use of a building or structure in violation of the provisions of the Code, or in violation of a detailed statement or a plan approved thereunder, or in violation of a permit or certificate issued under the provisions of this Code; and such order shall direct the discontinuance of the illegal action or condition and the correction of the violation.



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- (2) The notice and orders shall contain at least the following information: the name and address of the owner or lessee; the address at which the violation has occurred; the name and business address of the person upon whom service is made if it be other than the owner; the name and address of the person to whom the order is directed; a citation to the section of the Code violated; an Order to terminate violations within a time specified in order; the amount of the penalty assessed, if any, and a citation to its statutory and regulatory source, and if cumulative, an explanation of the method of computation; and be signed by the appropriate subcode official and the Construction Official.
- (3) Unless an immediate hazard to health and safety is posed, the Construction Official shall permit such time period for correction as is reasonable within the context of the violation.

#### SECTION 2n. EXTENSIONS:

The Construction Official may grant extension of time specified whenever he shall determine that despite diligent effort compliance cannot be accomplished within the time specified in the notice. If, however, such extension shall be for a period in excess of three (3) working days, the Construction Official shall require a written application of extension stating the need upon which he shall rule in writing and which shall be made a part of the permanent file of the project.

#### SECTION 2o. CORRECTIONS:

- (1) If the notice of violation and orders to terminate have not been complied with, the Construction Official in addition to any other available remedies likely to bring about compliance, may request the legal counsel of the municipality, to institute the appropriate proceeding at law or in equity to restrain, correct, or abate.
- (2) Notice of unsafe structure: If an unsafe condition is found in a building or structure, the Construction Official shall serve on the owner, agent, or person in control of the building or structure a written notice describing the building or structure deemed unsafe and specifying the required repairs or improvements to be made to render the building or structure safe and secure, or requiring the unsafe building or structure or portion thereof to be demolished within stipulated time. Such notice shall require the person thus notified to immediately declare to the building official his acceptance or rejection of the terms of the order.

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- (3) Restoration of unsafe structure: A building or structure condemned by the Construction Official may be restored to safe condition provided change of use or occupancy is not contemplated or compelled by reason of such reconstruction or restoration; except that if the damage or cost of reconstruction or restoration is in excess of fifty (50%) per cent of its replacement value, exclusive of foundations, such structure shall be made to comply in all respects with the requirements for methods of construction of structures hereafter erected.
- (4) Posting unsafe notice: If the person addressed with an unsafe notice cannot be found within the City after diligent search, then such notice shall be sent by registered or certified mail to the last known address of such person; and a copy of the unsafe notice shall be posted in conspicuous place on the premises; and such procedure shall be deemed the equivalent of personal notice.

Upon refusal or neglect of the person served with an unsafe notice to comply with the requirements of the order to abate the unsafe condition, the Construction Official shall in addition to any other remedies herein provided, forward the matter to the legal counsel of the jurisdiction, or in case of the State to the Attorney General, for an action to compel compliance.

#### SECTION 2p. EMERGENCY MEASURES:

- (1) When in the opinion of the Construction Official, there is actual and immediate danger of failure or collapse of a building or structure or any part thereof which would endanger life, or when any structure or part of a structure has fallen and life is endangered by the occupation of the building or structure, the Construction Official is hereby authorized and empowered to order and require the occupants to vacate the same forthwith. He shall cause to be posted at each entrance to such building a notice reading as follows:

This structure is unsafe and its use or occupancy has been prohibited by the Construction Official, and it shall be unlawful for any person to enter such building or structure except for the purpose of making the required repairs or of demolishing the same.

- (2) Temporary safeguards: When, in the opinion of the Construction Official, there is actual and immediate danger of collapse or failure of a building or structure or any part thereof which would endanger life, he shall cause the necessary work to be done to render such building or structure or part thereof temporarily safe, whether or not the legal procedure herein described has been instituted.

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- (3) Closing Streets: When necessary for the public safety, the construction official may temporarily close sidewalks, streets, buildings, and the structures and places adjacent to such unsafe structures, and prohibit the same from being used.
- (4) Emergency Repairs: For the purposes of this action, the construction official shall employ the necessary labor and materials to perform the required work as expeditiously as possible.
- (5) Costs of emergency repairs: Costs incurred in the performance of emergency work shall be paid from the treasury of the jurisdiction on certificate of the Construction Official; and the legal authority of the jurisdiction shall institute appropriate action against the owner of the premises where the unsafe building or structure was located for the recovery of such costs.

#### SECTION 3a. CONSTRUCTION BOARD OF APPEALS:

There is hereby established a Construction Board of Appeals to hear appeals from decisions of the Enforcing Agency. Such board shall consist of five members. At least one board member shall be a registered architect or licensed professional engineer with building construction experience, and at least one board member shall be qualified as a plumbing subcode official, and one as qualified as an electrical subcode official. No more than two board members shall be selected from the same business or profession. Each board member shall have had at least three years experience in construction, design, or supervision as a licensed engineer or registered architect; or, in the alternative, five years in construction, design, or supervision as an architect or engineer with a bachelors degree in architecture or engineering, respectively, from an accredited institution of higher education; or, as a further alternative, ten years experience in construction, design, or supervision as a journeyman in a construction trade or as a construction contractor, subcontractor, or inspector.

#### SECTION 3b. APPOINTMENTS:

The Mayor with advice and consent of the Municipal Council shall appoint the Board members and any alternate members. For the members first appointed, the Mayor shall designate the appointees' terms so that one shall be appointed for a term of one year, one for a term of two years, one for a term of three years, and two for a term of four years. At the expiration of such terms and thereafter, appointments shall be made for terms of four years. Vacancies shall be filled for the unexpired term.

The Mayor shall appoint such number of alternates, as may be appropriate, for terms not to exceed four years; or may in the case of vacancies, appoint alternates on a case by case basis for the unexpired term.

No regular or alternate board member may be a member of the Enforcing Agency, the decisions of which are subject to the review of the Board.

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SECTION 3c. COMPENSATION:

No compensation shall be granted to regular or alternate members of the Board.

SECTION 3d. RIGHT OF APPEAL; PROCEDURE FOR APPLICATIONS:

- (1) Whenever the Enforcing Agency shall deny an application for a construction permit; refuse or fail to act upon an application for a construction permit; refuse to grant a variation; issue a stop construction order; issue a notice of unsafe structure; or make any other decision pursuant or related to the Act or Code, including the assessment of any monetary penalties, an owner, or his authorized agent, may appeal to the Construction Board of Appeals.
- (2) The application for appeal shall be taken within twenty (20) days of the receipt of written notice of the denial or other decision on the application for a construction permit. Where no notice of denial has been forthcoming appeals may be taken after the expiration of twenty (20) days from the time of filing of a completed application for a construction permit.
- (3) The application for appeals shall be in writing, filed with the Board, briefly setting forth appellant's position. Such application shall state the name and address of the appellant, the address of the building or site in question, and shall reference the specific sections of the code in question, and the extent and nature of the appellant's reliance on them. The appellant may append to his written application any data or information that he may deem appropriate to his cause.

The Enforcing Agency shall make available to the Board the full record of the application, which shall include a detailed explanation of the reasons for the denial of the appellant's request.

- (4) The application shall be accompanied by a fee in the amount of twenty-five (\$25.00) dollars.
- (5) The time for appeal may be extended upon application to the Board, either in writing or at any regular special meeting of the Board, and shall require the affirmative vote of a majority of the Board.

SECTION 3e. PROCEDURE OF THE BOARD:

- (1) The Board shall meet upon notice of the chairman within seven (7) days of the filing of an appeal or at stated periodic meetings, if warranted by the volume of work.
- (2) All hearings shall be open to the public. The appellant, his representatives, and the Enforcing Agency shall be granted an opportunity to be heard.
- (3) When five (5) qualified members are not present to consider a specific appeal, either the appellant or the Enforcing Agency may request a postponement of the hearing. If there is no such request for a postponement, any decision made by the members present, shall be considered as a decision of the full Board. No meeting shall be conducted unless there are at least three members of the Board present.

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### SECTION 3f. DECISION OF THE BOARD:

- (1) The Board shall hear the appeal, render a decision with a statement of the reasons therefore with the Enforcing Agency from which the appeal has been taken not later than ten (10) business days following the submission of the appeal, unless such period of time has been extended with the consent of the appellant. Such decision shall also be filed with the State Division of Housing and Urban Renewal, Bureau of Housing Inspection, Attention: Uniform Construction Code Appeals File, 363 West State St., Trenton, New Jersey, 08625. Decisions of the Board shall be available for public inspection at both the offices of the Bureau and the Enforcing Agency during normal business hours.

- (2) Such decision may affirm, reverse, or modify the decision of the Enforcing Agency, or remand the matter to the Enforcing Agency for further action.

- (3) Such decision shall be by a concurring vote of three (3) members. Failure to secure three (3) concurring votes shall be deemed a confirmation of the decision of the Enforcing Agency.

Every action of the Board shall be by resolution and copies shall be forwarded by certified or registered mail to the appellant or his representatives.

- (4) Failure by the Board to hear an appeal and render and file a decision thereon, within the time limits prescribed in this Article, shall be deemed a denial of the appeal for purposes of a complaint, application, or appeal to a court of competent jurisdiction.
- (5) The Enforcing Agency shall take immediate action in accordance with the decision of the Board. Any party may within thirty (30) days appeal, from the decision of the Board, to court of competent jurisdiction.

### SECTION 3g. EFFECT OF PROMULGATING, EFFECTIVE, & VALIDITY:

- (1) Nothing contained in the Act or in the Code shall be deemed to affect, repeal, or invalidate local zoning ordinances or the regulation of licensing of any trade or profession engaged in construction work.
- (2) A Building, Fire, Plumbing, or Electrical permit issued under valid construction regulations prior to the promulgation of the code shall remain valid, and the construction of any building or structure may be completed pursuant to and in accordance with said permit. The construction of any building or structure started before the promulgation of the Code that did not as of the date of the beginning of the construction require a construction permit may be completed without a construction permit.

### SECTION 4a. BI-ANNUAL REPORTS:

The Construction Official shall, with the advice of the sub-code officials, prepare and submit to the Mayor and the Municipal Council bi-annually, a report recommending a fee schedule based on the operating expense of the agency, and any other expenses of the municipality fairly attributable to the enforcement of the State Uniform Construction Code Act.

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#### SECTION 4b. SURCHARGE FEE:

In order to provide for the training, certification, and technical support programs required by the Uniform Construction Code Act and the Regulations, the Enforcing Agency shall collect in addition to the fees specified above, a surcharge fee of \$.0006 per cubic foot of volume of new construction. Said surcharge fee shall be remitted to the New Jersey Bureau of Housing Inspection, Department of Community Affairs, on a quarterly basis for the fiscal quarter ending September 30, December 31, March 31, and June 30, not later than one month next succeeding the end of the quarter for which it is due. The fiscal year in which the Regulations first become effective, said fee shall be collected and remitted for the third and fourth quarters only.

The Enforcing Agency shall report annually at the end of each fiscal year to the New Jersey Bureau of Housing Inspection, and not later than July 31, the total amount of the surcharge fee collected in the fiscal year. In the fiscal year in which the regulations first become effective, said report shall be for the third and fourth quarters only.

#### SECTION 5. FIRE LIMITS:

The following fire limits are established pursuant to N.J.A.C. 5:23.

The fire limits of the City of Newark shall consist of zoned areas of the City with the exception of class "Residential 1" and "Residential 2", as further defined in Title 27 of the Revised Ordinance of the City of Newark and shown on the official zoning map of the City. This in no way reduces, eliminates, or modifies the need for fire resistant construction for all buildings located in the above referenced zones that are required to be so constructed by the Fire Department.

The Construction Official shall prepare and submit to the Mayor and the Municipal Council bi-annually, a report re-evaluating the delineation of the fire limits. This report shall indicate the recommendations of the Construction Official, the building subcode official, and the fire subcode official regarding those areas, which should be designated as within fire limits, with the reasons therefor.

#### SECTION 6. FILE COPY:

A copy of this Ordinance and Construction and Building Code with any additions, insertions, deletions, and amendments shall be on file in the Office of the City Clerk and shall remain on file in such office for the use and examination of the public.

SECTION 7. PARTIAL INVALIDITY:

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In the event any part or provision of this code is held to be illegal or void, this shall not have the effect of making void or illegal any of the other parts or provisions thereof, which may or shall be determined to be legal; and it shall be presumed that this Code would have been passed without such illegal or invalid part or provisions.

SECTION 8. SEGREGATION OF INVALID PROVISIONS:

Any invalid part of this code shall be segregated from the remainder of the code by the court holding such part invalid, and the remainder shall remain effective.

SECTION 9. EFFECTIVENESS:

This Ordinance shall take effect retroactively to January 1, 1977, with the exception of the fee schedule, which shall take effect upon final passage and publication and in accordance with the laws of the State of New Jersey.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

A motion to amend this ordinance by adding to Page 1, Line 55, "Further, that the Construction Official shall be the Director of the Department of Engineering" before the word "Further" in Line 56; and by deleting Lines 47 through 59, Page 19, and adding

"The Mayor with advice and consent of the Municipal Council shall appoint the Board members and any alternate members. For the members first appointed, the Mayor shall designate the appointees' terms so that one shall be appointed for a term of one year, one for a term of two years, one for a term of three years, and two for a term of four years. At the expiration of such terms and thereafter, appointments shall be made for terms of four years. Vacancies shall be filled for the unexpired term.

The Mayor shall appoint such number of alternates, as may be appropriate, for terms not to exceed four years; or may in the case of vacancies, appoint alternates on a case by case basis for the unexpired term." was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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The City Clerk related memorandum from Corporation Counsel Perillo states he is satisfied the changes indicated do not represent major changes to the body of the ordinance and it is his opinion that readvertising and a new public hearing are not required.

A motion to adopt the ordinance, as amended, on second reading and final passage was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance, as amended, having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-b.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND TITLE 17, CHAPTER 4, SECTION 3 OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY.

BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY.

Section 1. That Section 3, Title 17, Chapter 4 of the Revised Ordinances of the City of Newark, New Jersey be and the same is hereby amended to read in its entirety as follows:

17:4-3      Obstructing officers in performance of duty.

It shall be unlawful for any person to resist, obstruct or hinder any member of the police department or other peace officer in the performance of his or her duty.

Section 2. That any existing ordinance, or part thereof inconsistent with this ordinance is hereby repealed.

Section 3. That this ordinance shall take effect upon final passage and publication and in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Carrino, seconded by Councilman



Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-c.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE APPROVING THE URBAN RENEWAL PLAN AND THE FEASIBILITY OF RELOCATION FOR THE INDUSTRIAL RIVER URBAN RENEWAL PROJECT N.J.R-121. (SIXTH AMENDMENT)

WHEREAS, the Municipal Council of the City of Newark has heretofore, by Resolution 7Raa adopted June 18, 1964; 7Rbf, adopted December 1, 1965; 7Rw adopted November 22, 1965; 7Rz adopted April 16, 1969; 7Rbx adopted March 31, 1973; and 7Rp adopted February 18, 1976 approved an Urban Renewal Plan and Amendment thereto for the Industrial River Urban Renewal Project (N.J.R-121); and

WHEREAS, the Housing Authority of the City of Newark, on August 17, 1977 and the Central Planning Board of the City of Newark on September 12, 1977 have considered and approved a further amendment to said Urban Renewal Plan copies of which are annexed hereto, said amendment consisting of: (1) Amended project boundaries to incorporate City Blocks 5078 and 5082 into the Project Area; (2) Revision of the maps to reflect the vacation of Delancy Street from Avenue P to Doremus Avenue, Niagara Street from Paris to Amsterdam Street and Amsterdam Street from Margaretta Street to Mary Street; (3) Amsterdam Street from Wilson Avenue to Margaretta Street to remain open as a public right-of-way and will no longer be required to be vacated; (4) Elimination of proposed O, R, X and Z Roads and Lister Avenue because extensions will no longer be constructed; (5) Changes in the real property acquisition schedule under prior plans; and (6) A change in the land use of the parcel of land located at the junction of Avenue P and the Central Railroad from Industrial to Public for the Police Department's use; and

WHEREAS, said Urban Renewal Plan complies with the requirements of all applicable state and federal statutes and regulations promulgated thereunder; and

WHEREAS, it has heretofore been found and determined by Resolution 7Rf adopted November 6, 1963 that the Project Area is a blighted area under Chapter 187 of the Laws of the State of New Jersey, 1949, as amended; and

WHEREAS, the Municipal Council is cognizant of the conditions that are imposed in the undertaking and carrying out of redevelopment projects with Federal financial assistance under Title I, including those prohibiting discrimination because of race, color, creed or national origin;

WHEREAS, it is necessary that the Municipal Council take appropriate official action respecting the relocation program and the Redevelopment Plan for the Area; and

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NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

Section 1. That it is hereby found and determined that the Urban Renewal Plan for the Area conforms to the general plan of the City of Newark.

Section 2. That it is hereby found and determined that the program for the proper relocation of the individuals and families displaced in carrying out the Redevelopment Plan in decent, safe, and sanitary dwellings in conformity with acceptable standards is feasible and can be reasonably and timely effected to permit the proper prosecution and completion of the Plan; and that such dwellings or dwelling units available or to be made available to such displaced individuals and families are at least equal in number to the number of displaced individuals and families, are not generally less desirable in regard to public utilities and public and commercial facilities than the dwellings of the displaced individuals and families in the Area, are available at rents or prices within the financial means of the displaced individuals and families, and are reasonably accessible to their places of employment.

Section 3. That it is hereby found and determined that the Urban Renewal Plan for the Area gives due consideration to the provisions of adequate park and recreational areas and facilities, as may be desirable for neighborhood improvement with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan.

Section 4. That in order to facilitate the implementation of the Urban Renewal Plan it is found and determined that certain official action must be taken by this Body and, accordingly, this Body hereby (a) pledges its cooperation in helping to carry out such Redevelopment Plan; (b) requests the various officials, departments, boards, and agencies of the City of Newark having administrative responsibility in the premises to cooperate to such end and to exercise their respective functions and powers in a manner, consistent with said Plan and take appropriate action upon proposals and measures designed to implement said Plan.

Section 5. That it is hereby found and determined that the financial aid provided and to be provided pursuant to contracts for Federal financial assistance pertaining to the Area is necessary to enable the project to be undertaken in accordance with the Urban Renewal Plan for the Area.

Section 6. That the Urban Renewal Plan for the Area having been duly reviewed and considered is hereby approved, and the City Clerk be and is hereby directed to file a copy of the Urban Renewal Plan with the minutes of this meeting.

Section 7. That this Ordinance shall take effect upon final passage and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

6-Ph, S & F-d.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing date set. It is now before you for public hearing, second reading and final passage:

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "CAPITAL ORDINANCE AUTHORIZING THE APPROPRIATION OF \$2,250,381. TO MAKE RENOVATIONS TO VARIOUS SCHOOLS AND BOARD OF EDUCATION PROPERTIES CONTINGENT UPON RECEIPT IN ADVANCE OF THE RECEIPT OF FUNDS FROM THE FEDERAL GOVERNMENT UNDER THE PUBLIC WORKS ACT OF 1977," (6-S & F-r) ADOPTED SEPTEMBER 21, 1977. (TO INCREASE CAPITAL APPROPRIATION TO \$2,255,000.)

WHEREAS, by Capital Ordinance 6SFr, adopted September 21, 1977, the Municipal Council authorized the appropriation of \$2,250,381. to make renovations to various schools and Board of Education properties, which authorization was contingent upon receipt of funds from the federal government under the Public Works Act of 1977, and;

WHEREAS, the Federal Government, under the Public Works Act of 1977 has agreed to provide funding in the amount of \$2,255,000. and it is necessary to amend the above referenced ordinance to increase the appropriation authorized to a like sum.

NOW, THEREFORE, BE IT ORDAINED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK OF THE STATE OF NEW JERSEY THAT:

1. Paragraph 1 of Ordinance 6SFr, adopted September 21, 1977, be amended to increase the sum appropriated for renovations therein described to \$2,255,000.
2. This ordinance shall take effect following its adoption and publication in accordance with law.

President Harris called for those desiring to be heard on the ordinance to approach the rail, give his name and address and be heard.

No one appearing, a motion to close the hearing and adopt the ordinance on second reading and final passage was made by Councilman James, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

President Harris: The yeses are nine and the noes are none. This ordinance having been read on two separate days and having achieved the vote required by the

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statute, is declared adopted. The City Clerk is directed to deliver same to the Mayor for his approval or disapproval.

ORDINANCES ON SECOND READING AND FINAL PASSAGE.

President Harris called for ordinances on second reading and final passage.

6-S & F-e.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE AMENDING SECTION 23:4-1, TRUCKS OVER 4 TONS EXCLUDED FROM CERTAIN STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED.

(Hansbury Avenue, from Elizabeth Avenue to its terminus)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

(Awaiting approval of Department of Transportation, Division of Traffic Engineering)

A motion to defer action on this ordinance awaiting approval of Department of Transportation, Division of Traffic Engineering was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-S & F-f.

The City Clerk: The following ordinance was adopted on first reading, advertised in accordance with law and a hearing held thereon. It is now before you for second reading and final passage:

AN ORDINANCE AMENDING TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, SUPPLEMENTED AND READOPTED AS AN INTERIM ZONING ORDINANCE, SO AS TO PROHIBIT DRIVE-IN RESTAURANTS WITHIN ALL DISTRICTS EXCEPT FIRST, SECOND AND THIRD INDUSTRIAL DISTRICTS.

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Public Hearing closed)

(Report submitted by Central Planning Board)

A motion directing the City Clerk to return this ordinance to Administration as a substitute ordinance has been received by the Municipal Council was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President

Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

HEARINGS OF CITIZENS.

6-HC-a.

MR. PAUL PEREZ, 25 DAVENPORT AVENUE, NEWARK, NEW JERSEY,

and

6-HC-b.

MR. LAWRENCE SAVI, 25 DAVENPORT AVENUE, NEWARK, NEW JERSEY, representing

tenants at 25 Davenport Avenue, addressed the Municipal Council with respect to conditions at 25 Davenport Avenue. The speakers related in detail code violations existent at 25 Davenport Avenue and indicated they are living under terrible conditions. The speakers informed the Council they have received notice of rent increases and felt no rent increases should be granted until all code violations are resolved. The speakers presented communication from the Bureau of Code Enforcement listing 13 violations at 25 Davenport Avenue.

Upon question posed by Councilman Tucker, Mr. Perez replied the Rent Control Board never got in touch with the Code Enforcement Office to have a full inspection of the house prior to approval or a rent increase.

Councilman Tucker announced he would move under "Motions" to request the Corporation Counsel to prepare an amendment to the City's Rent Control Ordinance to stipulate 1) no rent increase shall be considered until all code violations have been abated by the landlord; and 2) if the Rent Control Board decides to permit a rent increase, the reason or reasons for said increase shall be specified at the time the increase is approved, and those reasons shall be subsequently submitted to the building's tenants.

Councilman Martinez did not feel this matter could be resolved this evening. He recommended the City Clerk be directed to invite Business Administrator Buck, Corporation Counsel Perillo, Tax Collector Joseph, Health and Welfare Acting Director Waller, Bureau of Code Enforcement Management Specialist Joseph McGinley and Rent Control Administrator Shirley Green to meet with the Municipal Council at a special conference to discuss existing conditions at 25 Davenport Avenue and 469 Elizabeth Avenue.

Councilman James concurred with the remarks of Councilman Martinez. He was in attendance at one meeting with Mr. Frank Hutchins who is going to speak about conditions at 469 Elizabeth Avenue. There seems to be a conspiracy between the Rent Control Board and the owners of these buildings because at that meeting there was no quorum in

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attendance. The citizens had to wait three hours and then they left with no meeting. There was no organization whatsoever. After all the data was presented and information about leaks, holes in the floor, holes in the roof, bathrooms not functioning, etc., the Rent Control Board went into closed session and came out indicating they would grant the rent increase. Not only are they getting the rent increase without having the violations abated, and without giving reason or reasons for said rent increase, the Rent Control Board is granting them whatever they ask as a hardship, without checking if the building was inspected to see if any of the violations were abated. Councilman James contended the Rent Control Board is presently not acting in the best interest of Newark citizens and he does not think the tenants are saying they will not pay their rent, but they are saying if they pay the rent increase, some of that money should go into the maintenance of the building.

Councilman Giuliano said he was born and raised across the street from 25 Davenport Avenue and he has been in that building many times. The plumbing is disgraceful and the tenants still have to go into the cellar to take a shower. He is also familiar with 469 Elizabeth Avenue and the terrible conditions existing in that building. Councilman Giuliano declared the code violations should be resolved.

Upon question posed by Councilman Carrino, Mr. Perez responded they contacted the Tenants' Association and Rent Control Administrator Green.

Councilman Carrino suggested if something like this happens again, the tenants should contact him or Councilman-at-Large Giuliano. If the Council had known this a month ago, they could have set up a meeting with Rent Control Administrator Green. Councilman Carrino felt this matter should be thoroughly discussed in conference.

Councilman Tucker requested a copy of the violations referred to by the speakers. He recommended the City's Rent Control Ordinance be amended to stipulate no rent increase shall be considered until all code violations have been abated by the landlord and if the Rent Control Board gives a rent increase, the reason or reasons for said increase shall be specified at the time the increase is approved, and those reasons shall be subsequently submitted to the building's tenants. Councilman Tucker indicated he would present his recommendations under "Motions."

Assistant Corporation Counsel Marvin Wyche, Jr. appeared before the Municipal Council.

Upon question posed by President Harris, Assistant Corporation Counsel Wyche replied he is not completely familiar with the existing Rent Control Ordinance in the City of Newark.

President Harris pointed out the legislation states clearly that the landlord

cannot increase the rent 5% unless he or she appeals to the Rent Control Board for a hardship case. He queried if it would be right if he told these tenants not to pay the \$100. because it is in violation of the existing legislation.

Assistant Corporation Counsel Wyche felt it would be correct if there are code violations. He suggested the rents be placed in escrow.

6-HC-c.

MR. FRANK HUTCHINS, 469 ELIZABETH AVENUE, NEWARK, NEW JERSEY, representing tenants at 469 Elizabeth Avenue, addressed the Municipal Council regarding conditions existing at 469 Elizabeth Avenue. He informed the Council the tenants have received notice of a rent increase from the Rent Control Board and felt no rent increase should be granted until all code violations are resolved. Mr. Hutchins related in detail code violations existent at this property and indicated they are living under terrible living conditions. Mr. Hutchins questioned the rules and regulations of the Rent Control Board, contending the Rent Control Board has violated the Sunshine Law. There is no attorney sitting on the Rent Control Board. Mr. Hutchins urged the Municipal Council to examine the existing Rent Control Ordinance very closely and to make whatever changes are necessary so that the tenants are given a fair shake.

President Harris requested Corporation Counsel Perillo to appear before the Council.

Councilman Carrino stated the original intent of the Council, when the Rent Control Ordinance was enacted, was to solve these problems. The mandate of the Mayor and Administration of the City of Newark is to carry out this legislation. That does not seem to be done. Councilman Carrino suggested a copy of the verbatim remarks of the speakers from 25 Davenport Avenue and 469 Elizabeth Avenue be forwarded to the Mayor, Business Administrator and Corporation Counsel.

President Harris declared if the people who have the responsibility to carry out the law are not functioning in their jobs, then it will be necessary for the Council to take action the next time their names come before the Council for confirmation and see that they are out of their jobs.

Councilwoman Villani related the Council Committee to Study Rent Control has been having their meetings and they are trying to regulate the problems. They met with the landlords and tenants and everything is in working order. They are certainly on top of it and it is just a matter of time before they bring their findings to their colleagues.

Councilman Tucker expressed his primary concern relates to the two recommended changes. If a landlord cannot get a rent increase, that in itself will make him abate the violations, so the ordinance should state if there are code violations, the landlord

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will not be able to get a rent increase. If a rent increase is granted, the Rent Control Board must specify why they granted the rent increase and subsequently notify the tenants because if those conditions are not prevalent, then the tenants have a right to take it to court.

Mr. Hutchins agreed wholeheartedly with Councilman Tucker. He said this time the Rent Control Board has given them nine reasons for the rent increase and the tenants find they are in a position to take an appeal again; also the Rent Control Board has violated the Sunshine Law again.

Councilman Martinez stated the Municipal Council has always been sensitive to tenants and landlords. He felt the current tax laws in the City of Newark and State of New Jersey are very hypocritical. If a landlord beautifies his home and puts a lot of money into it, he gets a tax increase of maybe 100% or 200%. An absentee landlord who runs down his building, gets a tax decrease. Councilman Martinez called attention to resolution on this Calendar urging the New Jersey State Legislature to adopt appropriate legislation which would provide Local Governments the right to exercise an option to utilize a Land Value Tax in place of the present real property structure. This legislation will enable the City to decrease taxes of a landlord who improves his property and increase taxes of an absentee landlord; and decrease rents in both instances. Councilman Martinez stressed the need for this State legislation. He recommended Tax Collector Joseph be invited to attend the special conference December 28, 1977, bringing all information in his possession with respect to 25 Davenport Avenue and 469 Elizabeth Avenue.

Councilman James said there have been many allegations made that the owners would rather spend \$50. payment in fines for violations as opposed to spending \$5,000. making necessary essential repairs to the building. He felt it is most important to bring about a change. Anyone who has attended a Rent Control Board meeting can see that they are operating in a disorganized fashion.

Councilman James continued the Municipal Council created the Rent Control Board, and the Municipal Council approved the Members of the Rent Control Board, recommended by Mayor Gibson, and in view of these continuing charges of incompetence on their part, it is most important that the Council act right now. As indicated by the Members of this Council, they have created a Board to work and establish a relationship between the owners and tenants and the intent of that ordinance is to insure some equity exists on both parts, but having attended meetings, it seems to him that the owners are reaping the benefits of the Rent Control Board and the tenants are still being victimized by



increasing rents and living under inhumane conditions. Councilman James thanked Mr. Hutchins personally for representing tenants of 469 Elizabeth Avenue at this meeting and assured him the New Year will see some new activities on the part of the Rent Control Board, or just shortly after that, new faces.

Corporation Counsel Perillo appeared before the Municipal Council.

President Harris stated it has been brought to the Council's attention, on more than one occasion, that various Boards in the City, in violation of the Sunshine Law, do not have public hearings when they make their decisions. He queried if this is a violation.

Corporation Counsel Perillo replied as the Councilmen are aware, there are exceptions to the requirement. Certain kinds of deliberations are subject to public scrutiny. They have previously advised all the Boards and Agencies in the City of the procedures to be followed under the Open Public Meetings Act and no specific violations have been brought to their attention in the case of any of the Boards, including the Rent Control Board.

President Harris asked what it will take from the Council to be sure that the Boards adhere to the law and hold open meetings, except when they are dealing with salaries, as indicated by Corporation Counsel Perillo, or contract matters. Now they are talking about contract matters and Corporation Counsel Perillo made it very clear to the Council that a contract matter is something to be discussed privately because it deals with the awarding of contracts, etc. In terms of landlord-tenant relationship, he cannot see how the Rent Control Board can possibly hold private meetings

Corporation Counsel Perillo felt the solution is if anyone is aware of any specific instance of violation of the Open Meetings Act, he would appreciate if the instance was brought to his attention. He reiterated, to date, no instances have been brought to his attention of any of the Boards, including the Rent Control Board, by anyone who feels aggrieved or disappointed in the procedures that they are following.

Councilman James stated based on the decision which was granted against the tenants of 469 Elizabeth Avenue, they went to court against the Rent Control Board and the court ruled in favor of 469 Elizabeth Avenue that the Rent Control Board had violated the Sunshine Law. Councilman James queried if a suit, a class action, was brought against the Rent Control Board, as indicated by Mr. Hutchins, and if there was a member of the Law Department or an attorney sitting on the Rent Control Board who represented them in court.

Corporation Counsel Perillo replied there was an appeal in the 469 Elizabeth

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Avenue case and he is not quite sure what issues were involved in the appeal. An attorney from his office represented the Rent Control Board during that appeal. The matter was remanded to the Rent Control Board and they reconsidered the matter.

Councilman James countered that is not his point. His point is that according to the newspaper, court action was brought by 469 Elizabeth Avenue tenants and the Judge ruled in their favor, which is an executed act by the court. Councilman James said he is not talking about what the Law Department rules, he is saying a court of law ruled that the Rent Control Board was in error in the operation and they reversed their decision.

Corporation Counsel Perillo said he does not understand the decision in quite the same way Councilman James understands it. He is not professing to be intimately familiar with the decision in that case. One of the attorneys from the office represented the Rent Control Office in that case, but as he understands it, in that case there was litigation and the ultimate effect of that litigation was the matter was remanded to the Rent Control Board. He thinks that is what brings out many of the people here tonight. In terms of any specific violation of the Open Public Meetings Act, he suggested, as President Harris does, that if violations are brought to their attention, they will certainly investigate them and advise the Boards accordingly.

Councilman Tucker remarked the Council Members know full well that the Rent Control Board and the Alcoholic Beverage Control Board reserve decisions on everything, which is a direct violation of the Sunshine Law. He was privileged to receive a copy of the Judge's order and he does not know the extenuating circumstances in regard to reversing the decision of the Rent Control Board. However, it was clear in the Judge's order that one of the determinations was that the Rent Control Board did violate the Open Public Meetings Act. His contention is why the citizen or Councilman has to wage that particular complaint. The legal representative assigned to work with the various Boards should indicate to the Boards that they cannot meet in private because it is a violation of the Sunshine Law.

Corporation Counsel Perillo recalled when the Open Public Meetings Act was adopted by the New Jersey Legislature, his office sent out an extensive memorandum to all City Departments and Agencies instructing them as to the procedure to be followed. That memorandum was followed up with an in-service training program for all the departments and agencies. Since then, they have responded to particular questions raised by Boards and Agencies, and indeed raised by the Municipal Council, as to the application of the law in specific instances. Corporation Counsel Perillo emphasized there are

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violations and problems with the Open Public Meetings Act which are difficult to find because the meetings are behind closed doors. He assured the Open Public Meetings Act itself carries substantial penalties of civil and criminal nature and the intent of the Legislature passing that law was very clear. They were not going to condone any violations by anyone. If any violations of that Act are brought to his attention, he will deal with them accordingly.

Councilman Tucker recalled he attended an Alcoholic Beverage Control Board meeting about a month ago. An Assistant Corporation Counsel was also there when the Board reserved a decision and he raised that question directly with the Assistant Corporation Counsel. Subsequent to that meeting, he received copy of a letter from Assistant Corporation Counsel Miceli which was sent to the Alcoholic Beverage Control Board advising them they are covered by the Sunshine Law. Councilman Tucker reiterated his concern is if they have legal representation at those particular Board meetings, the attorney should indicate they cannot meet in private.

Corporation Counsel Perillo stated unfortunately the Open Public Meetings Act is not that simple. There are exceptions to the Open Public Meetings Act. There is an exception which allows an Alcoholic Beverage Control Board to retire into private session in order to deliberate whether or not they are going to take any action which is going to affect the license which is before them. Even though they retire into private deliberations, that does not mean to suggest there cannot be any subsequent scrutiny. Corporation Counsel Perillo pointed out the law requires that even during private deliberations, minutes be kept of those deliberations so that at a later time somebody who feels aggrieved can take a look at those minutes.

Corporation Counsel Perillo reiterated there are exceptions to the general rule and it is not that easy a law to administer, but he thinks they have provided numerous opinions to all City Agencies, both of a general nature and a specific nature, addressing specific problems. The Alcoholic Beverage Control Board was just another in a long line of those opinions.

Councilman Carrino asserted this problem is greater than what they are discussing with the Corporation Counsel tonight. He would like clarification of this entire matter. Councilman Carrino recommended Corporation Counsel Perillo be invited to a special conference of the Municipal Council to discuss this matter.

President Harris directed the City Clerk to forward copy of verbatim remarks in reference to conditions existing at 25 Davenport Avenue and 469 Elizabeth Avenue to the Mayor, Business Administrator and Corporation Counsel.

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The City Clerk was further directed to invite Business Administrator Buck, Corporation Counsel Perillo, Tax Collector Joseph, Health and Welfare Acting Director Waller, Code Enforcement Management Specialist Joseph McGinley and Rent Control Administrator Shirley Green to meet with the Municipal Council at a special conference, at 2:00 P. M., Wednesday, December 28, 1977.

6-HC-d.

MR. VICTOR DE LUCA, 38 MAIN STREET, NEWARK, NEW JERSEY, read a statement by Ms. Rebecca Andrade, representing a City-wide coalition of seventeen neighborhood organizations from every ward in the City, regarding Housing and Community Development Act Proposal, addressing themselves to citizen participation process and the preliminary plan itself. They want HCDA monies to be used in the best interest of the communities and neighborhoods. This group has been brought together because they are alarmed that the Preliminary Fourth Year Plan, as proposed, can harm and destroy neighborhoods rather than develop them. The Neighborhood Organizations propose that the 1978 citizen participation plan establish a policy of real and year-round participation where citizens decide what should happen in their neighborhoods; further that the Council use the same criteria used in evaluating preliminary plans for expenditure of HCDA funds. The Neighborhood Organizations urge the Council to make public a clear explanation of each item in any draft application for community development funds and a review of the proposals submitted to the Mayor's Policy and Development Office and testimonies given at the public hearings to determine whether the application includes and reflects those proposals and testimonies.

President Harris requested the City Clerk to forward a copy of Mr. De Luca's remarks to Mayor Gibson and Business Administrator Buck and to invite Business Administrator Buck, Mayor's Policy and Development Office Executive Director Dennison, Mr. De Luca and other interested citizens to the special conference January 10, 1978 to discuss this matter.

Councilman Tucker called attention the Council was supposed to receive the preliminary package from the Mayor's Policy and Development Office for this meeting, but received notification that the package would not be ready until probably the next Council meeting.

Councilman Tucker related he communicated directly with Mayor's Policy and Development Office Executive Director Dennison and Health and Welfare Acting Director Waller and was informed there is a possibility some of the Day Care Centers would not be included within the HUD/HCDA application, and the Day Care network would have to be included within the Municipal Budget, which means matching funds for that amount. The

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problem right now is that nothing has been nailed down yet. When the Council receives the HCDA application and simultaneously receives the Municipal Budget, which would be submitted January 15, 1978, they will definitely know whether or not those particular funds have been made available. Councilman Tucker assured the Council is going to do everything in their power to insure that day care services are not terminated in the City of Newark.

6-HC-e.

MS. MATTIE JOHNSON, 370 SOUTH 7TH STREET, NEWARK, NEW JERSEY;

6-HC-f.

MS. FREDERICA BEY, 517 SPRINGFIELD AVENUE, NEWARK, NEW JERSEY, President,

Newark Day Care Council;

6-HC-g.

MS. LORRAINE SMITH, NEW HOPE DAY CARE CENTER, 111-119 SUSSEX AVENUE, NEWARK,

NEW JERSEY;

6-HC-h.

MS. KATHLEEN TRAILER, 46 LINCOLN PARK, NEWARK, NEW JERSEY;

6-HC-i.

MS. MADELINE ALEXANDER, 418 SOUTH 8TH STREET, HELPING HAND DAY CARE CENTER;

and

6-HC-j.

MS. BEVERLY THOMPSON, 173 PESHINE AVENUE, NEWARK, NEW JERSEY; stressed the

dire need for Day Care Centers in Newark. They urged Council support in obtaining HCDA funds for the Day Care Centers.

A motion to permit Ms. Rebecca Andrade, Mr. Langdon Danes and Mr. Manuel Colon to address the Municipal Council under "Hearings of Citizens" was made by President Harris, seconded by Councilman Martinez and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

6-HC-k.

MS. REBECCA ANDRADE, 25 CLIFTON AVENUE, NEWARK, NEW JERSEY, re-emphasized

the speakers' concern about the HCDA proposal. She pointed out the Social Service Budget is being cut almost \$2 million. It is a crime Newark is getting \$25 million from HUD and yet most of that money will not even deal with the problems presented tonight. Certainly there are some eligible programs in the City that money could be spent for and also meet the HUD guide lines. The main purpose for this HUD money is for housing and community development, and yet less than \$2 million of the \$17 million left in one part of the program, is being spent on housing rehabilitation and helping people renovate their homes. Ms. Andrade urged the Municipal Council to adopt legislation establishing an Office of Early Childhood Development.

Ms. Andrade presented communication from Maxine Fischel, Director Child Care and Supervisor Training Program, Early Childhood Department, Kean College of New Jersey, urging continuance of the Newark Day Care Centers' Program.

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6-HC-1.

MR. LANGDON F. DANES, EXECUTIVE DIRECTOR, URBAN LEAGUE OF ESSEX COUNTY,

queried why Day Care Centers are being placed in a position of jeopardy year after year. He felt the Day Care Head Program was one of the most effective programs. There have been no budgetary increases in the past four years and salaries are not exorbitant. A critical point is Title 20 is being transferred to Title 4A. Mr. Danes urged the Mayor and Municipal Council to insure they will continue to support Day Care Centers, not only in 1978 but permanently.

President Harris requested Mr. Danes to contact him Thursday morning to develop a plan of action.

Councilman Tucker contended the Council has been the prime supporter of Day Care Centers and will continue to fight for Day Care Centers in Newark. He had conversation with representatives of MPDO and HUD. They are dealing with technicality of elimination of certain social programs based on development areas. If HUD is not going to provide day care funds or state that it is illegal to provide day care funds, then the Council and Administration have to pick up that obligation. In the past, funding for Day Care Programs have come from the Federal Government, although the Council's efforts have been interacting directly with MPDO and they have been successful in utilizing Federal Government funds. If the Federal Government does not provide funds, then they will have to evaluate if it is worthwhile to utilize municipal property tax monies to provide that match. Councilman Tucker indicated he is going to vote to utilize municipal property monies and make certain none of the Day Care Centers in Newark are going to be closed.

Councilman Bottone remarked the Council has not received any budget figures. He recommended the City Clerk request Mayor's Policy and Development Office Executive Director Dennison when they receive for their review Newark's application to the Department of Housing and Urban Development for fourth year funding under the Housing and Community Development Act of 1974, that it include a) detailed budgets for each grant activity, including specific costs for salaries and wages and other categories; and b) names of all employees whose positions are funded fully or partially from HCDA funds.

Councilman Carrino remarked all Day Care Center funds come from the Federal Government. Unfortunately, they are included in programs which Administration has jurisdiction to approve or disapprove each year and the Council has to fight each year to make sure Day Care Centers are included in the package. Councilman Carrino felt it is incumbent upon the people involved to communicate with their Congressmen and Senators

and also HUD Secretary Califano urging them to start thinking in terms of day care as a separate entity so that there are day care funds.

Councilman Giuliano said the Council is fully aware of the frustrations each year and assured the Council will do everything within their power to see that Day Care Centers continue.

Councilman James requested anyone who has any specifics, to document and submit them to the Council to afford them a better opportunity to scrutinize the material.

Councilman James declared this seems to be a recurring problem every year. The Council must make sure to put money in the budget for local share since it is a matching type relationship, between Trenton and Newark, and not cut essential social services; and then go to Trenton for their share. The Council must first take care of business in Newark, HCDA Budget and then between City Hall and Trenton, our children will be able to grow and prosper.

Councilman Allen assured the Council will do everything within their power to insure that day care services are not terminated in the City of Newark.

Councilwoman Villani shared the concerns of the Day Care Centers. She declared it is a disgrace the Day Care Centers are not financially stabilized; the Day Care Centers are a necessity, a comfort and piece of mind to mothers. Councilwoman Villani thanked the mothers for coming here tonight to bring these problems to the Council's attention. She hopes this will not be a yearly problem and does become stabilized.

Councilman Tucker stated people involved in rehabilitation and know the HUD/HCDA Grant Application, know full well that Newark's appropriation for housing rehabilitation, or neighborhood stabilization is comparatively very low. Councilman Tucker expressed concern for the 312 Program. He has applications in his office of people requesting funds for the 312 Program, but the program has not been established. There have been only two applications for the 312 Program. Councilman Tucker contended it is not just the actual appropriation itself, it is because some people who work directly for the City Administration have no intent of dealing with it and indicated directly to HUD they do not want the 312 Program. Councilman Tucker stressed the importance that they look at these particular points and check the intent of the Administration. Day Care network is important and the Council must make a determination in that regard. As long as they capitalize on Federal funds, what they in effect have done is spurred the obligation. The minute they start considering utilizing municipal funds to buttress Federal funds, then they will be in a position to make a commitment.

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Councilman Tucker reiterated in talking with representatives of HUD/HGDA Office, they indicated they are going to eliminate most of the Social Service Programs as ineligible activities, so he thinks it is important for the Council to review every one of the social and educational programs to make a municipal priority as to whether or not they are going to do it. They have to go directly to HUD or Trenton to do that.

Councilman James felt the key is going to be when the budget is submitted to the Council and they determine what is needed and what should be deleted. There are programs which have received unfavorable evaluation in the past and Administration will recommend they be kept in the budget.

Councilman James recalled four years ago when the Council learned of payroll padding; when the budget was submitted to the Council, with almost 87% in salaries, the Council threatened they would not accept any of those monies until the payroll padding was eliminated and more funds appropriated for essential services.

Councilman James hoped when the Municipal Council receives application to the Department of Housing and Urban Development for fourth year funding under the HCDA Act of 1974, that it includes detailed budgets for each grant activity, including specific costs for salaries and wages and other expense categories; and names of all employees whose positions are funded fully or partially from HCDA funds.

6-HC-m.

MR. MANUEL COLON, 1183 BROAD STREET, NEWARK, NEW JERSEY, representing Columba Neighborhood Club, appeared before the Municipal Council. He contended the residents of Block 2821, bounded by Pennsylvania Avenue, Brunswick, Thomas and Parkhurst Streets would be affected by MPDO's plan to extend Jackson Park and construct a recreation center. Twenty families and five businessmen will lose their properties. Mr. Colon suggested the old Public Service Garage on Pennsylvania Avenue be converted into an indoor recreation center.

Mr. Colon presented a resolution by residents of Block 2821, officers and members of the St. Columba Neighborhood Club, representatives from the Lincoln Park-South Broad Street Neighborhood Preservation Committee and other supporters recommending to the Mayor, Council, Mayor's Policy and Development Office and the 1978 Public Hearing Panel on Housing and Community Development that community development funds not be used to acquire property on Block 2821 for a recreation center; priority be given to rehabilitation of family housing and support of local businesses at that location, if any redevelopment activity should occur; all community development activity should be planned and executed with actual involvement of residents of the area and community organizations; and redevelopment activity must not directly or indirectly displace neighborhood residents or businesses and opportunities for decent affordable housing not be diminished.



Councilman Martinez felt MPDO people are paid exorbitant salaries. He cited they were going to build a swimming pool next to the Senior Citizens Home. Councilman Martinez felt the expansion of Jackson Park was absolutely nonsense. There are other areas which could be utilized. The Council indicated today their concern for Day Care Centers and other essential services. No people are going to be displaced. Councilman Martinez thanked Mr. Colon for his support.

President Harris assured the Council will support the residents in this area.

#### RESOLUTIONS AND MOTIONS.

##### RESOLUTIONS.

A motion to consider Resolution 7-R-cr on this Calendar at this time was made by Councilman Carrino, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cr.

RESOLUTION REJECTING ALL BIDS FOR CONTRACT #77-03R (PRIVATE GARBAGE COLLECTION SERVICE FOR CITY OF NEWARK) PRESENTED TO MUNICIPAL COUNCIL SEPTEMBER 21, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-a.

RESOLUTION AUTHORIZING THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO ADVERTISE FOR LEASE TWO PARCELS TOTALING APPROXIMATELY 7.64 ACRES ON BLOCK 239, LOT 8, ON THE TAX MAPS OF ROCKAWAY TOWNSHIP, MORRIS COUNTY, FOR A TERM OF EIGHTEEN (18) YEARS AT A MINIMUM AMOUNT OF \$3,000. FOR THE FIRST YEAR AND \$2,000. FOR SUBSEQUENT YEARS PLUS PROPERTY TAXES, AND SETTING A DATE FOR THE RETURN OF BIDS ON JANUARY 4, 1978, TO BE IN ACCORDANCE WITH NJSA 40A:12-14(a).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-b.

RESOLUTION AUTHORIZING THE EXECUTIVE DIRECTOR OF NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO ACT AS AGENT OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH JOHN VAN DER STAD, HIGHEST RESPONSIBLE BIDDER, FOR SELECTIVE TIMBER CUTTING, OF APPROXIMATELY 70,000 BOARD FEET OF TIMBER FOR \$5,838.00, AS PROVIDED FOR IN BIDS AND SPECIFICATIONS; SAID FUNDS SHALL BE COLLECTED ON BEHALF OF CITY OF NEWARK BY NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION PURSUANT TO RESOLUTION 7-R-h, MARCH 20, 1974, AS AMENDED BY RESOLUTION 7-R-k, JULY 16, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-c.

RESOLUTION AUTHORIZING AMENDMENT OF AGREEMENT DATED JANUARY 1, 1976 WITH THE CRAIGMEUR CORPORATION (RESOLUTION 7-R-dk, JULY 16, 1975) FOR LEASE OF CERTAIN CITY-OWNED PROPERTY LOCATED IN ROCKAWAY TOWNSHIP, TO PROVIDE CERTAIN LIQUIDATED DAMAGE CLAUSES AND CLARIFY PAYMENT SCHEDULE; SAID AMENDMENT DOES NOT DECREASE CONSIDERATION TO BE PAID BY LESSEE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-d.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO GUILLERMO G. CEBALLOS, TRAFFIC ENGINEER, DEPARTMENT OF ENGINEERING, DIRECTOR'S OFFICE, FOR PERIOD BEGINNING OCTOBER 14, 1977 AND ENDING APRIL 13, 1978. (ON FEDERAL PROGRAM - FIRST LEAVE BEGAN APRIL 14, 1975)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-e.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO FRANCIS J. SPEARS, ASPHALT RAKER, DEPARTMENT OF PUBLIC WORKS, DIVISION OF STREETS AND SIDEWALKS, FOR PERIOD BEGINNING NOVEMBER 8, 1977 AND ENDING MAY 8, 1978. (FEDERALLY FUNDED POSITION - FIRST LEAVE BEGAN NOVEMBER 8, 1976)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by

Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-f.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO JANET N. HOLT, ACCOUNT CLERK, DEPARTMENT OF FINANCE, EMPLOYEES RETIREMENT SYSTEM, FOR PERIOD BEGINNING OCTOBER 18, 1977 AND ENDING APRIL 17, 1978. (SOCIAL CASEWORKER, DIVISION OF WELFARE - FIRST LEAVE BEGAN OCTOBER 18, 1976)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-g.

RESOLUTION GRANTING EXTENSION OF LEAVE OF ABSENCE WITHOUT PAY TO KAREN E. MOORE, CLERK TYPIST, DEPARTMENT OF ADMINISTRATION, PERSONNEL DIVISION, FOR PERIOD BEGINNING SEPTEMBER 30, 1977 AND ENDING MARCH 30, 1978. (TO CONTINUE GOING TO SCHOOL - FIRST LEAVE BEGAN SEPTEMBER 29, 1976)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-h.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TOTALING \$12,732.69 TO PERSONS AND IN AMOUNTS SHOWN ON ANNEXED EXHIBIT "A" FOR OVERPAYMENTS CARRIED ON BOOKS AND RECORDS OF TAX COLLECTOR BY REASON OF COUNTY BOARD JUDGEMENTS, STATE BOARD JUDGEMENTS, SENIOR CITIZENS ALLOWANCE AND CASH OVERPAYMENTS FOR YEARS 1972, 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION DESIGNATING PACIFIC STREET, BETWEEN ELM STREET AND EAST KINNEY STREET, BETWEEN EAST KINNEY STREET AND CHESTNUT STREET, BETWEEN CHESTNUT STREET AND TOMPKINS POINT ROAD, AS A THROUGH STREET AND MARKED AS PROVIDED IN SECTION 39:4-140 OF TITLE 39 OF THE REVISED STATUTES OF STATE OF NEW JERSEY; AND STOP SIGNS INSTALLED ON NEAR RIGHT SIDE OF EACH STREET INTERSECTING THROUGH STREET.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.

RESOLUTION DESIGNATING BUS STOP ALONG UNIVERSITY AVENUE, SOUTHBOUND, ON THE WESTERLY SIDE, BEGINNING AT THE NORTHERLY CURBLINE OF LACKAWANNA AVENUE AND EXTENDING 115 FEET NORTHERLY THEREFROM; PURSUANT TO SECTION 39:4-197 OF TITLE 39 OF THE REVISED STATUTES OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION AUTHORIZING LAW DEPARTMENT TO ACCEPT AND RECORD DEED FROM WALTER P. KONRADT AND ETHEL KONRADT, HIS WIFE, OWNERS OF PREMISES 18 LINDEN STREET, BLOCK 64, LOT 11, FREE AND CLEAR, WITH EXCEPTION OF MUNICIPAL LIENS, IN LIEU OF FORECLOSURE.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.

RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL RECOVERED AND UNCLAIMED MOTOR VEHICLES, 170 JUNK VEHICLES, PURSUANT TO N.J.S.A. 39:10A-1 AND N.J.S.A. 40A:14-157.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL PERSONAL PROPERTY, NOT NEEDED FOR PUBLIC USE, OBSOLETE ELECTRICAL UNITS, DIVISION OF MOTORS (75 ALTERNATORS, 75 SIRENS, 25 ROTATING LITES AND BARS 360°, 15 CLUTCH ASSEMBLIES, 100 SCRAP BATTERIES), PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-n.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 311 CLINTON AVENUE, BLOCK 2667, LOT 20, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS. (THE ASPEN GROUP, INC.)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-o.

RESOLUTION ACCEPTING BID OF DAVIS WHITE COMPANY FOR CITY-OWNED PROPERTY KNOWN AS BLOCK 407, LOT 16, 153 WEST MARKET STREET, NEWARK, NEW JERSEY, FOR \$2,500.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF EMPLOYMENT AND TRAINING TO AMEND CONTRACT WITH NEW JERSEY STATE TRAINING AND EMPLOYMENT SERVICE TO PROVIDE OJT SERVICES DURING PERIOD DECEMBER 20, 1976 THROUGH NOVEMBER 11, 1977 (RESOLUTION 7-R-bb, DECEMBER 15, 1976), TO EXTEND TERM OF SAID CONTRACT TO DECEMBER 30, 1977. (NO ADDITIONAL FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION ATTESTING THE GOVERNING BODY OF THE CITY OF NEWARK HAS COMPLIED WITH PROMULGATION OF NEW JERSEY LOCAL FINANCE BOARD WITH RESPECT TO REVIEW OF ANNUAL AUDIT OF THE CITY OF NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

This resolution was presented by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION EXPRESSING PROFOUND SORROW UPON THE DEATH OF DR. EDWARD I. PFEFFER, DEPUTY EXECUTIVE SUPERINTENDENT OF THE NEWARK SCHOOL SYSTEM.

(Copy of resolution submitted to each Member of the Council)

This resolution was presented by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO MS. ANNIE HANNIBAL, 874 SOUTH 16TH STREET, NEWARK, NEW JERSEY, 07108, THE SUM OF \$186.58, NOW ON RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO DUPLICATE PAYMENT MADE ON CHARGES RENDERED ON ACCOUNT NO. 03-138-0750-00, 874 SOUTH 16TH STREET, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO ST. MATTHEWS METHODIST CHURCH, C/O REVEREND GEORGE H. McMURRAY, 283 SOUTH ORANGE AVENUE, NEWARK, NEW JERSEY, 07103, THE SUM OF \$247.00 NOW ON THE RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO PAYMENT MADE FOR NEW WATER SERVICE INSTALLATION WHICH WAS NOT MADE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION AUTHORIZING CITY TREASURER TO REFUND TO FEIST & FEIST COMPANY, 58 PARK PLACE, NEWARK, NEW JERSEY, 07102, THE SUM OF \$274.45, NOW ON THE RECORDS OF WATER ACCOUNTING AND CUSTOMER SERVICE, DUE TO DUPLICATE PAYMENT MADE ON CHARGES RENDERED ON ACCOUNT NO. 10-473-2200-00, 40 TREAT PLACE, NEWARK, NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECKS TOTALING \$23,609.60 TO PERSONS AND IN AMOUNTS SHOWN ON ANNEXED EXHIBIT "A" FOR OVERPAYMENTS CARRIED ON BOOKS AND RECORDS OF TAX COLLECTOR BY REASON OF COUNTY BOARD JUDGEMENTS, STATE BOARD JUDGEMENTS, CASH OVERPAYMENTS, VETERANS ALLOWANCES AND SENIOR CITIZENS ALLOWANCES, FOR YEARS 1972, 1973, 1974, 1975 AND 1976.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION REFUNDING OVERPAYMENTS OF NEWARK PAYROLL TAXES FOR 1972, 1973, 1974 AND 1975 TOTALING \$2,173.24 TO RESPECTIVE TAXPAYERS ON ATTACHED SCHEDULE; SAID OVERPAYMENTS SHALL BE PAID FROM BUDGET OPERATIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION RESCINDING RESOLUTION 7-R-bj, SEPTEMBER 7, 1977, "RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE CONTRACT WITH MERCY CO., M. D. FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER FOR PERIOD SEPTEMBER 12, 1977 TO APRIL 7, 1978 FOR \$9,450. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)"

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-y.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE CONTRACT WITH ANNA SEEBODE, M. D., FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER FROM DECEMBER 22, 1977 TO APRIL 7, 1978, AT MAXIMUM AMOUNT OF \$4,803.75. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5(1)(a)(i); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY AT 21 HILLSIDE AVENUE, BLOCK 2666, LOT 16, 32 AND 34-36 HILLSIDE AVENUE, BLOCK 2667, LOTS 28 AND 29, NEWARK, NEW JERSEY, AUTHORIZING ADVERTISING AND SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC CONDITIONS. (THE TRINITY TEMPLE SEVENTH DAY ADVENTIST CHURCH)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to defer action on this resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION RATIFYING CONTRACT BETWEEN CITY OF NEWARK AND JAMES C. BYRNE, D.P.M. FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER, FOR PERIOD NOVEMBER 1, 1977 TO DECEMBER 21, 1977; AND AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE CONTRACT WITH JAMES C. BYRNE, D.P.M., FOR DELIVERY OF MEDICAL SERVICES AT DAYTON COMMUNITY HEALTH CENTER FROM DECEMBER 22, 1977 TO APRIL 7, 1978, AT MAXIMUM AMOUNT OF \$7,087.50. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



7-R-bb.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO EXECUTE AND ENTER INTO CONTRACT WITH THE UNITED COMMUNITY CORPORATION, TO EFFECT THE CITY'S PARTICIPATION, AS A PRIMARY PROVIDER OF HEALTH SERVICES TO ITS RESIDENTS THROUGH DAYTON COMMUNITY HEALTH CENTER, 101 LUDLOW STREET, NEWARK, FOR PERIOD JANUARY 1, 1978 TO DECEMBER 31, 1978; AMOUNT SHALL BE BASED ON SERVICE CAPABILITY AT DAYTON COMMUNITY HEALTH CENTER (PRESENTLY ESTIMATED NOT TO EXCEED 200 PARTICIPANTS). (RAMON BETANCES, 1035 BROAD STREET - 30 ENROLLEES, FRIENDLY FULD, 77 - 17TH AVENUE - 60 ENROLLEES, VARIATIONS, 187 WEST MARKET STREET - 34 ENROLLEES, HILARY SCHOOL 449 CENTRAL AVENUE - 30 ENROLLEES) (NO EXPENDITURE OF CITY FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION AMENDING RESOLUTION 7-R-ch, APRIL 6, 1977 AND RESOLUTION 7-R-z, JULY 13, 1977, PARAGRAPH #1 TO READ "THE MAXIMUM AMOUNT OF THE CONTRACT IS \$26,475.75 TO BE PAID BY THE CITY OF NEWARK UNDER SAID CONTRACT AT THE APPLICABLE MEDICAID REIMBURSEMENT RATE, AS PERIODICALLY AMENDED, FOR SERVICES AND TREATMENT RENDERED TO NEWARK CHILDREN, RETROACTIVELY FROM APRIL 1, 1977 TO DECEMBER 31, 1977" AND AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE AMENDED CONTRACT WITH YOUTH DEVELOPMENT CLINIC OF NEWARK TO EFFECT AFORESAID CHANGE IN METHOD OF PAYMENT, FOR PERIOD APRIL 1, 1977 TO DECEMBER 31, 1977. (CONTRACT MODIFIED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION) (NO ADDITIONAL MUNICIPAL FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

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RESOLUTION AUTHORIZING THE NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO ADVERTISE FOR LEASE 1.1+ ACRES KNOWN AS BLOCK 570, LOTS 5 AND 11, ON THE TAX MAPS OF WEST MILFORD TOWNSHIP, FOR A TERM OF FIVE (5) YEARS AT A MINIMUM AMOUNT OF \$1,000. PER YEAR PLUS PROPERTY TAXES AND SETTING A DATE FOR THE RETURN OF BIDS AS JANUARY 4, 1978, TO BE IN ACCORDANCE WITH NJSA 40A:12-14 (a).

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION AUTHORIZING EXECUTIVE DIRECTOR OF NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION TO ACT AS AGENT OF CITY OF NEWARK TO ENTER INTO CONTRACT WITH MAIER LUMBER COMPANY, INC., HIGHEST RESPONSIBLE BIDDER, FOR SELECTIVE TIMBER CUTTING, OF APPROXIMATELY 62,500 BOARD FEET OF TIMBER FOR \$5,410., AS PROVIDED FOR IN BIDS AND SPECIFICATIONS; SAID FUNDS SHALL BE COLLECTED ON BEHALF OF CITY OF NEWARK BY NEWARK WATERSHED CONSERVATION AND DEVELOPMENT CORPORATION PURSUANT TO RESOLUTION 7-R-h, MARCH 20, 1974, AS AMENDED BY RESOLUTION 7-R-k, JULY 16, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION AMENDING PARAGRAPHS 1, 2 AND 3 OF RESOLUTION 7-R-f, JUNE 24, 1977, ACCEPTING GRANT FROM DIVISION OF DRUG ABUSE CONTROL OF THE NEW JERSEY STATE DEPARTMENT OF HEALTH, SUM OF \$621,350., FOR PERIOD JUNE 25, 1977 TO JUNE 24, 1978, REDUCING AMOUNT OF GRANT FROM \$621,350. TO \$275,625. (NATIONAL INSTITUTE OF DRUG ABUSE-\$236,250., NEW JERSEY STATE DEPARTMENT OF HEALTH-CASH MATCH-\$39,375., CITY OF NEWARK-\$186,375., TOTAL-\$462,000.) (NO EXPENDITURE OF MUNICIPAL FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-bg.

RESOLUTION GRANTING PERMISSION TO THE CLUB ESPANA TO CONSTRUCT A MONUMENT

IN HONOR OF ALL RESIDENTS OF THE CITY OF NEWARK OF SPANISH HERITAGE, TO BE LOCATED IN PETER FRANCISCO PARK; CLUB ESPANA WILL MAINTAIN SAID MONUMENT AND SECURE INSURANCE IN AMOUNTS REQUIRED BY CORPORATION COUNSEL INDEMNIFYING CITY OF NEWARK IN CASE OF IMPROPER CONSTRUCTION OR MAINTENANCE.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION AUTHORIZING TAX ASSESSOR OF CITY OF NEWARK TO ENTER INTO CONTRACT

WITH WILLIAM MERDINGER TO PERFORM REAL PROPERTY CONSULTANT AND APPRAISAL SERVICES DURING PERIOD JANUARY 1, 1978 TO DECEMBER 31, 1978, FOR AMOUNT NOT TO EXCEED \$24,000. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a); AUTHORIZING ADVERTISING OF RESOLUTION) (COST SHALL BE PAID FROM OFFICE OF ASSESSMENT 1978 OPERATING BUDGET)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION AUTHORIZING EXECUTIVE DIRECTOR OF NEWARK OFFICE OF CRIMINAL JUSTICE

PLANNING TO SUBMIT APPLICATION ON BEHALF OF CITY OF NEWARK TO THE STATE LAW ENFORCEMENT PLANNING AGENCY (SLEPA) FOR FUNDS IN AMOUNT OF \$100,481. TO CONTINUE "PROJECT RESOURCE" FROM JANUARY 1, 1978 TO SEPTEMBER 30, 1978. (NO EXPENDITURE OF PUBLIC FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution with the condition that Office of Criminal Justice Planning Executive Director Alan Zalkind submit to the Municipal Council a monthly report on the status of moving this agency to City-owned property; and directing the City Clerk to invite Office of Criminal Justice Planning Executive Director Zalkind to meet with the Municipal Council at their pre-meeting conference January 3, 1978 to discuss this matter, was made by Councilman Allen, seconded by Councilman Tucker.

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Councilman Carrino recalled the Council informed Office of Criminal Justice Planning Executive Director Zalkind that they did not want this program in certain areas.

Chief Analyst Polster recalled the discussion that there would be curb side pickup only, under adequate control, without going into backyards or cellars.

The City Clerk thought there was a subsequent discussion and a report submitted indicating the program was so highly successful, that there was no fear of it being broadened to include the residential areas.

Councilman Carrino related he received six telephone calls yesterday that at 6:00 A. M. an unmarked City car was going through the garbage cans picking up newspapers, and it happened to be Project Resource.

The motion to adopt the resolution with the condition that Office of Criminal Justice Planning Executive Director Zalkind submit to the Municipal Council a monthly report on the status of moving this agency to City-owned property; and directing the City Clerk to invite Office of Criminal Justice Planning Executive Director Zalkind to meet with the Municipal Council at their pre-meeting conference January 3, 1978 to discuss this matter was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Giuliano, James, Tucker, Villani, President Harris.

No: Councilmen Bottone, Carrino, Martinez.

7-R-bj.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF \$2,500., PAYABLE TO ANNA PLUNKETT AND GREENBERG, MARGOLIS AND ZIEGLER, HER ATTORNEYS, UPON RECEIPT BY CORPORATION COUNSEL OF DOCUMENTS DEEMED NECESSARY, IN FULL SETTLEMENT OF CLAIM FOR PERSONAL INJURIES SUSTAINED BY ANNA PLUNKETT WHEN SHE FELL ON SIDEWALK IN AREA OF 285 SOUTH 9TH STREET, NEWARK.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF \$17.85, PAYABLE TO DANIEL J. LAVALLLO, UPON RECEIPT OF GENERAL RELEASE EXECUTED BY HIM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, IN FULL SETTLEMENT OF CLAIM FOR TOWING AND STORAGE CHARGES TO RETRIEVE HIS CAR WHICH HE ALLEGED WAS ILLEGALLY TICKETED.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION AUTHORIZING THE CITY TREASURER TO REFUND FIFTEEN DOLLARS (\$15.00) TO MR. HECTOR DE JESUS FOR PUBLIC GARAGE LICENSE NOT ISSUED. (3 LEXINGTON STREET)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION AUTHORIZING CITY PURCHASING AGENT TO SELL PERSONAL PROPERTY, NOT NEEDED FOR PUBLIC USE, 2 DENTAL CABINETS, 2 DENTAL LIGHTS, 2 DENTAL CHAIRS, 2 MASTER DENTAL UNITS, 1 FILE CABINET, 1 STERILIZER - HEALTH (CENTAL CLINIC); PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-36.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO CONTRACT WITH NADASKAY & KOPELSON, ARCHITECTS, FOR FORMULATING SPECIFICATIONS FOR RESTORATION OF FIRE DAMAGED HISTORIC NORTH WARD CULTURAL AND EDUCATIONAL CENTER, FOR AMOUNT NOT TO EXCEED \$37,983.; TERM OF CONTRACT DECEMBER 21, 1977 TO DECEMBER 20, 1978. (CONTRACT AWARDED WITHOUT COMPETITIVE BIDDING PURSUANT TO LOCAL PUBLIC CONTRACTS LAW N.J.S.A. 40A:11-5 (1) (a))

(Copy of resolution and correspondence submitted to each Member of the Council)

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(Corporation Counsel Perillo and Mayor's Policy and Development Office Executive Director Dennison met with the Council December 20, 1977)

The City Clerk announced with reference to this resolution, he received a telephone call from the Office of the Governor of the State of New Jersey informing him that Assembly Bill No. 3620 was signed by Governor Byrne at 12:21 P. M. today. He further checked with the Secretary of State and was informed the Bill had been received as signed by the Governor and is now identified as Chapter 303, Laws of 1977.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano.

Councilman Martinez called attention St. James Church received \$98,000. for restoration the early part of 1977. This bill goes back to 1974.

The City Clerk related this Bill provides public funds for certain purposes. It is just for the North Ward Cultural and Educational Center at this time.

Councilman Martinez recommended the Council direct the City Clerk to inquire from Corporation Counsel Perillo and Mayor's Policy and Development Office Executive Director Dennison whether under the provisions of Chapter 303 of the Public Laws of 1977, St. James Church would be eligible to receive funds from the Housing and Community Development Act for its restoration.

Councilman Carrino pointed out this contract is for a specific purpose, the restoration of the North Ward Cultural and Educational Center and cannot include St. James Church in this resolution.

Councilman James felt it is important to invite Mayor's Policy and Development Office Executive Director Dennison to a subsequent Council meeting and receive a listing of eligible projects under this Bill, or if is specifically for one facility, the North Ward Cultural and Educational Center. It is also important the Council know the limits, restraints and the purpose of this legislation, or as Councilman Martinez believes that it can also be used as a tool to further assist St. James Church. Councilman James believed they would be opening a "Pandora's Box" and in view of all the statements made tonight about increasing expenditure of money in the social service area, he would hate to see more and more people, who privately own various historical sites, make a raid on this Council and lobby for increased funds. Councilman James indicated he would vote for the adoption of this resolution knowing the North Ward Cultural and Educational Center, the people involved and their work relationship with the Leaguer's Building in the South Ward, but he thinks in all fairness to the Council, whenever special legislation is created, it should be the Council's duty to scrutinize the legislation thoroughly

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to ascertain the ramifications of special legislation.

705

Councilman Carrino responded the Council did hear people tonight about social services, the North Ward Cultural and Educational Center serves 1,300 people a day, from four to ninety years old, so he does not think there is any question that social services are being rendered here. This State legislation is for any building that is deemed a landmark or historic site in the State of New Jersey. The Mayor's Policy and Development Office makes the decision if it should be included in the package. This will allow that \$98,000. for St. James Church to be expended as soon as they are ready to restore the building, and it will allow any other building deemed a historic site to be eligible for this program, but then again the Mayor's Policy and Development Office would have to make the decision if that building should or should not be included in the package.

Councilman James reiterated he is supporting this resolution. He queried if a roof burns down and they are going to use public dollars for renovation, that in itself is a direct social service need. He is simply saying they have to scrutinize each request. Councilman James brought to the attention of the Council that Bergen Street School has been declared a historic site. The school is desperately in need of a roof.

Councilman Martinez stressed his concern that St. James Church be eligible to receive funds from the Housing and Community Act for its restoration.

Councilman Tucker felt the basic thing in the Act is eleemosynary organizations as incorporated by Title 15 and 16. He is of the opinion it applies to any nonprofit tax exempt corporation within the City of Newark that owns property in the City which has been deemed a historic site by the State Legislature. He does not believe it is selective to any degree. Councilman Tucker recommended the Council request a legal opinion from the Corporation Counsel. He pointed out the North Ward Cultural and Educational Center received the initial grant from HCDA in 1974 and the Council's action tonight is culminating a grant application which was submitted to HUD and subsequently approved since 1974. It is not a matter of new money coming out of the proposed 1978 HCDA application. The Council is being requested by this resolution to recycle those funds to earmark them for architectural specifications so that the building can be rehabilitated. The fact remains that it is a precedent and he thinks it can apply to other eleemosynary organizations.

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The motion to adopt the resolution was declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO FILE APPLICATION FOR A COMMUNITY DEVELOPMENT BLOCK GRANT IN AMOUNT OF \$16,978,000. AND URBAN DEVELOPMENT ACTION GRANT IN AMOUNT OF \$8,574,000. UNDER HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 AND AMENDMENT THERETO KNOWN AS SUBSECTION G 1977 WITH THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, IN COMPLIANCE WITH FEDERAL REGULATIONS GOVERNING AID GRANT APPLICATIONS; AND AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE/COMMUNITY DEVELOPMENT ADMINISTRATION TO ACCEPT FUNDS FROM THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FOR A COMMUNITY DEVELOPMENT BLOCK GRANT AND URBAN DEVELOPMENT ACTION GRANT UNDER HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974 AND AMENDMENT THERETO.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to return this resolution to Administration, as per their request, was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF LAW, CORPORATION COUNSEL'S OFFICE, SALARIES AND WAGES, LEGAL ASSISTANTS-\$3,800. TO DEPARTMENT OF LAW, CORPORATION COUNSEL'S OFFICE, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT-\$800., MATERIALS AND SUPPLIES-\$3,000., PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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7-R-bq.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, SALARIES AND WAGES, OTHER SALARIES AND WAGES, ELECTRICAL INSPECTOR-\$6,100. TO DEPARTMENT OF HEALTH AND WELFARE, DIVISION OF INSPECTIONS, OTHER EXPENSES, SERVICE BY CONTRACT OR AGREEMENT, MONTHLY TRAVEL ALLOWANCE PRIVATE TRANSPORTATION-\$6,100., PURSUANT TO N.J.J.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO ISSUE CHECK IN AMOUNT OF \$3,986.63, PAYABLE TO NEW JERSEY OFFICE SUPPLY CO. AND THEIR ATTORNEY, DONALD M. KARP, ESQ., UPON RECEIPT OF WARRANT OF SATISFACTION EXECUTED BY THEM IN FAVOR OF CITY OF NEWARK AND ANY OTHER DOCUMENTS DEEMED NECESSARY BY CORPORATION COUNSEL, FOR DELIVERY OF CERTAIN OFFICE SUPPLIES TO VARIOUS DEPARTMENTS AND AGENCIES OF CITY OF NEWARK. (JUDGMENT ENTERED IN FAVOR OF NEW JERSEY OFFICE SUPPLY CO. ON MAY 18, 1977 AS RESULT OF MOTION FOR SUMMARY JUDGMENT)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE AND DELIVER CHECK IN AMOUNT OF \$14,000. PAYABLE TO BUILDING SERVICES CORPORATION AND ITS ATTORNEY ALBERT BURSTEIN, ESQ., IN FULL SETTLEMENT OF CLAIM FOR \$16,047.91 FOR SERVICES PROVIDED TO CITY OF NEWARK FOR OPERATION OF BUILDINGS LOCATED AT 605 BROAD STREET AND 786 BROAD STREET, NEWARK, FOR PERIOD MAY, 1975 THROUGH OCTOBER, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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✓  
7-R-bt.

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RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE AND DELIVER CHECK IN  
AMOUNT OF \$15,000. PAYABLE TO MINNESOTA MINING AND MANUFACTURING COMPANY AND ITS  
ATTORNEY JEFFREY W. LORELL, ESQ., IN FULL SETTLEMENT OF CLAIM FOR \$19,014.50 FOR PRO-  
VIDING DISK PACKS TO CITY OF NEWARK PURSUANT TO TWO LEASE AGREEMENTS ENTERED INTO BY  
PARTIES ON OR ABOUT MARCH 13, 1971.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

✓  
7-R-bu.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE AND DELIVER CHECK IN  
AMOUNT OF \$16,697.39 PAYABLE TO T.O.P. ENTERPRISES, INC., AND ITS ATTORNEY IRWIN A.  
HOROWITZ, ESQ., IN FULL SETTLEMENT OF CLAIM FOR \$22,957.39 FOR SERVICES PROVIDED TO  
CITY OF NEWARK FOR OPERATION OF BUILDINGS LOCATED AT 605 BROAD STREET, 786 BROAD  
STREET AND 20 PARK PLACE, NEWARK, FOR PERIOD JULY, 1975 TO OCTOBER, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman James, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

✓  
7-R-bv.

RESOLUTION AUTHORIZING DIRECTOR OF FINANCE TO EXECUTE AND DELIVER CHECK IN  
AMOUNT OF \$25,263.75 PAYABLE TO RICHARD F. GRUEN, C.B.D. SECURITY MAINTENANCE CO.,  
BENEDICT ALBANESE AND THEIR ATTORNEY, WILLIAM E. GRAVES, ESQ., IN FULL SETTLEMENT OF  
CLAIM FOR \$27,263.75 FOR SERVICES PROVIDED TO CITY OF NEWARK FOR OPERATION OF BUILDINGS  
LOCATED AT 605 BROAD STREET, 786 BROAD STREET AND 20 PARK PLACE, NEWARK, FOR PERIOD  
AUGUST 10, 1975 TO OCTOBER 13, 1975.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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✓ 7-R-bw.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S OFFICE OF

EMPLOYMENT AND TRAINING TO AMEND CONTRACT WITH WORLDWIDE EDUCATIONAL SERVICE, INC. TO PROVIDE ON-THE-JOB TRAINING DURING AUGUST 5, 1976 THROUGH NOVEMBER 5, 1976 (RESOLUTION 7-R-ce, AUGUST 4, 1976; AMENDED BY RESOLUTION 7-R-bn, DECEMBER 15, 1976) TO RESOLVE AMBIGUITY IN PRESENT CONTRACT AS TO WHETHER MAYOR'S OFFICE OF EMPLOYMENT AND TRAINING MAY REIMBURSE WORLDWIDE FOR PAYMENTS UNDER OJT CONTRACTS EXTENDING BEYOND TERMINATION DATE OF CONTRACT.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

✓ 7-R-bx.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S OFFICE OF EMPLOYMENT AND

TRAINING TO AMEND CONTRACT WITH NEW JERSEY STATE TRAINING AND EMPLOYMENT SERVICE, FOR PERIOD DECEMBER 20, 1976 THROUGH NOVEMBER 11, 1977 (RESOLUTION 7-R-bb, DECEMBER 15, 1976) BY ADDING A NEW SECTION 7.1 TO AUTHORIZE SUBCONTRACTOR TO ENTER INTO AGREEMENT WITH EMPLOYERS EXTENDING BEYOND NOVEMBER 11, 1977. (NO ADDITIONAL FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

✓ 7-R-by.

RESOLUTION AUTHORIZING MAYOR AND DIRECTOR OF MAYOR'S OFFICE OF EMPLOYMENT

AND TRAINING TO AMEND CONTRACT WITH URBAN LEAGUE OF ESSEX COUNTY, FOR PERIOD NOVEMBER 16, 1976 THROUGH SEPTEMBER 30, 1977 (RESOLUTION 7-R-k, NOVEMBER 15, 1976) BY ADDING A NEW SECTION 7.1 TO AUTHORIZE SUBCONTRACTOR TO ENTER INTO AGREEMENTS WITH EMPLOYERS EXTENDING BEYOND SEPTEMBER 30, 1977. (NO ADDITIONAL FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM UNCLASSIFIED OPERATIONS,

MUNICIPAL SALARIES-\$70,268.75 TO VARIOUS DEPARTMENTS AND AGENCIES-\$70,268.75; PURSUANT  
TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Buck, Budget Officer Banker and Employment and Training  
Director Wheeler met with the Council December 20, 1977)

A motion to adopt the resolution was made by Councilman Allen, seconded by  
Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-ca.

RESOLUTION APPOINTING COUNCILMEN MICHAEL BOTTONE AND SHARPE JAMES MEMBERS OF  
THE BOARD OF SCHOOL ESTIMATE FOR A PERIOD BEGINNING JANUARY 1, 1978 AND ENDING JUNE 30,  
1978.

(Copy of resolution submitted to each Member of the Council)

This resolution was presented by the Council of the Whole and declared adopted  
by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

7-R-cb.

RESOLUTION COMMENDING FLEMING JONES, JR., DIRECTOR, AND THE ENTIRE DEPARTMENT  
OF FINANCE FOR OUTSTANDING EFFORT DURING THE RECENT BOND SALE.

(Copy of resolution submitted to each Member of the Council)

This resolution was presented by the Council of the Whole and declared adopted  
by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,  
Villani, President Harris.

Councilman Tucker, on behalf of the Municipal Council, presented an inscribed  
copy of this resolution to Finance Director Jones. He stated the Council appreciates  
his outstanding effort during the recent Bond Sale.

Finance Director Jones thanked the Municipal Council for their commendation.  
He said without the cooperation of the Council, Administration and staff it would not  
have been possible.

7-R-cc.

RESOLUTION APPROVING APPLICATION AND PLAN OF ASPEN-STRATFORD APARTMENTS

COMPANY, A LIMITED-DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION OF APARTMENT BUILDINGS PROVIDING 76 DWELLING UNITS FOR RENTAL TO FAMILIES IN NEWARK AT 2-8 AND 18-22 AND 24-30 STRATFORD PLACE, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION; GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO THE PROVISIONS AND CONDITIONS OF R.S. 55:16-1 ET SEQ., AND APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF COMMUNITY AFFAIRS OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-cd.

RESOLUTION APPROVING APPLICATION AND PLAN OF ASPEN-BELMONT APARTMENTS COMPANY

B, A LIMITED DIVIDEND LIMITED PARTNERSHIP OF THE STATE OF NEW JERSEY, FOR REHABILITATION OF APARTMENT BUILDINGS PROVIDING 35 DWELLING UNITS FOR RENTAL TO FAMILIES IN NEWARK AT 385-391 AND 397-403 IRVINE TURNER BOULEVARD AND 396-402 IRVINE TURNER BOULEVARD, MORE PARTICULARLY DESCRIBED IN SAID APPLICATION; GRANTING EXEMPTION FROM TAXATION FOR PERIOD OF NOT MORE THAN 50 YEARS IN COMPLIANCE WITH AND SUBJECT TO THE PROVISIONS AND CONDITIONS OF R.S. 55:16-1 ET SEQ., AND APPROVAL OF PUBLIC HOUSING AND DEVELOPMENT AUTHORITY IN THE DEPARTMENT OF COMMUNITY AFFAIRS OF THE STATE OF NEW JERSEY.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-ce.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM MAYOR'S OFFICE AND AGENCIES,

NEWARK HUMAN RIGHTS, SERVICE BY CONTRACT OR AGREEMENT-\$1,752. (ADVERTISING-\$100., POSTAGE AND TELEGRAMS-\$146., MONTHLY TRAVEL ALLOWANCES-\$100., SPECIALIZED SERVICES-\$1,200., OFFICE EQUIPMENT MAINTENANCE SERVICE-\$106., NONEMERGENCY REPAIR CONTRACT-\$100.) TO MAYOR'S OFFICE AND AGENCIES, NEWARK HUMAN RIGHTS, MATERIALS AND SUPPLIES, OFFICE SUPPLIES-\$552., OFFICE EQUIPMENT-\$1,200., TOTAL-\$1,752., PURSUANT TO N.J.S.A. 40A:4-58.

December 21, 1977

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF MAYOR'S POLICY AND DEVELOPMENT OFFICE TO ENTER INTO AN AMENDATORY AGREEMENT WITH THE NEWARK REDEVELOPMENT AND HOUSING AUTHORITY (NRHA) TO EXTEND TERM OF COUNSELLING SERVICES TO PRESENT AND POTENTIAL HOMEOWNERS AND RENTERS OF FHA INSURED PROPERTIES IN CITY OF NEWARK (RESOLUTION 7-R-bo, DECEMBER 15, 1976) BY A PERIOD OF FOUR MONTHS STARTING JANUARY 1, 1978 AND ENDING APRIL 30, 1978. (NO ADDITIONAL FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cg.

RESOLUTION DESIGNATING COUNCILMEN DONALD TUCKER, JESSE ALLEN, MICHAEL BOTTONE, ANTHONY CARRINO, SHARPE JAMES AND HENRY MARTINEZ AN INVESTIGATING COMMITTEE TO EXAMINE THE CITY OF NEWARK'S CONTRACTS WITH THE HOUSING DEVELOPMENT AND REHABILITATION CORPORATION AND OTHER AREAS RELATED THERETO.

(Copy of resolution submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman James.

Councilman Martinez opined the Housing Development and Rehabilitation Corporation has done a good job, particularly in the East Ward. He strongly opposed the designation of a Council Committee to examine Newark's contracts with the Housing Development and Rehabilitation Corporation and other areas related thereto. Councilman Martinez recommended the Council invite Housing Development and Rehabilitation Corporation Executive Director Massaro to meet with them in conference to discuss this matter.

The motion to adopt the resolution failed of adoption by the following votes:

Yes: Councilmen James, Tucker, President Harris.

No: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani.

A motion to reject this resolution was made by President Harris, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani,

President Harris.

No: Councilmen James, Tucker.

7-R-ch.

RESOLUTION AUTHORIZING MAYOR AND EXECUTIVE DIRECTOR OF NEWARK OFFICE OF  
CRIMINAL PLANNING TO SUBMIT APPLICATION TO STATE LAW ENFORCEMENT PLANNING AGENCY AND  
LAW ENFORCEMENT ASSISTANCE ADMINISTRATION TO CONTINUE CRIMINAL JUSTICE COORDINATING  
COUNCIL, FOR PERIOD SEPTEMBER 1, 1977 THROUGH AUGUST 31, 1978. (LEAA-\$205,200., 1978  
MUNICIPAL BUDGET-\$100,000., TOTAL-\$305,200.) (NO EXPENDITURE OF PUBLIC FUNDS REQUIRED)

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ci.

RESOLUTION URGING THE NEW JERSEY STATE LEGISLATURE TO ADOPT APPROPRIATE  
LEGISLATION WHICH WOULD PROVIDE LOCAL GOVERNMENTS THE RIGHT TO EXERCISE AN OPTION TO  
UTILIZE A LAND VALUE TAX IN PLACE OF THE PRESENT REAL PROPERTY STRUCTURE.

(Copy of resolution submitted to each Member of the Council)

Councilman Martinez urged his colleagues to adopt a resolution petitioning the State Legislature to allow Newark to shift its real estate property tax to a land value tax. Assessments on property improvements would be lowered a certain amount per year until eventually all improvements, buildings and personal property are exempt from taxation. At the same time, to make up for lost revenue, assessments on raw land values would be raised until all non-tax-exempt land in Newark would be assessed at 100% of the full market value. This means that eventually the property tax would be assessed against land value only. The Legislature would take action to make sure that local taxing agencies would get revenues approximately equal to those revenues they obtain in the appropriate base year. Councilman Martinez maintained this measure is important to Newark because it would provide vital tax relief to Newark homeowners who renovate and fix up their property, especially in the East Ward which has become known as "Newark's showcase."

Councilman Martinez contended East Ward residents are penalized by increased assessments when they rehabilitate their homes, but the out-of-town slumlords in Newark profit by the tax structure.

Councilman Martinez stated several weeks ago when he attended the National League of Cities Conference in California, he attended a tax reform session and became

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acquainted with a bill pending before the California Legislature that would implement the tax change in California. Councilman Martinez felt this measure would have phenomenal benefits for Newark taxpayers who improve their properties.

Councilman Martinez said he wanted to make it clear that this Council does not have the power to make this change. They can only pressure the Legislature to adopt permissive legislation which would provide Local Governments the right to exercise an option to utilize a Land Value Tax in place of the present real property structure. Councilman Martinez added a tax deduction to the homeowners also means a rent decrease to the tenants. This is certainly a step in the right direction to show concern for Newark residents.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cj.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM FIRE DEPARTMENT, CITY CURRENT FUNDS, SALARIES AND WAGES, CHIEF FIRE ALARM OPERATOR-\$1,842.09 TO FIRE DEPARTMENT, CITY CURRENT FUNDS, SALARIES AND WAGES, DIRECTOR OF FIRE-\$1,842.09; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Buck, Corporation Counsel Perillo and Budget Officer Banker met with the Council December 20, 1977)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ck.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, OTHER SALARIES AND WAGES-\$20,000. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF MOTORS, SERVICE BY CONTRACT OR AGREEMENT-\$20,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Buck, Corporation Counsel Perillo and Budget Officer Banker met with the Council December 20, 1977)

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.



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7-R-cl.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM WATER UTILITY, WATER SUPPLY, MISCELLANEOUS, EXCESS WATER DIVERSION-\$12,500. TO WATER UTILITY, WANAQUE-RAMAPO, MAINTENANCE AND OPERATION, CONTRACT FOR NEWARK SHARE-\$12,500.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Buck, Corporation Counsel Perillo and Budget Officer

Banker met with the Council December 20, 1977)

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cm.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, 2 CEDAR STREET-\$20,000. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF PUBLIC PROPERTY, SYMPHONY HALL-\$20,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Buck, Corporation Counsel Perillo and Budget Officer

Banker met with the Council December 20, 1977)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, SALARIES AND WAGES, SENIOR BUDGET EXAMINER-\$1,500. TO DEPARTMENT OF ADMINISTRATION, DIVISION OF BUDGET, OVERTIME-\$1,500.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Buck, Corporation Counsel Perillo and Budget Officer

Banker met with the Council December 20, 1977)

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-co.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, MANAGER OF SANITATION-\$16,000., MOTOR BROOM DRIVER-\$14,000., TOTAL-\$30,000. TO DEPARTMENT OF PUBLIC WORKS, DIVISION OF SANITATION, OVERTIME-\$30,000.; PURSUANT TO N.J.S.A. 40A:4-58.

December 21, 1977

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Buck, Corporation Counsel Perillo and Budget Officer

Banker met with the Council December 20, 1977)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cp.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM DEPARTMENT OF PUBLIC WORKS,

DIVISION OF PUBLIC PROPERTY, 2 CEDAR STREET-\$48,458. TO DEPARTMENT OF PUBLIC WORKS,

DIVISION OF PUBLIC PROPERTY, HEAT, LIGHT AND POWER \$48,458.; PURSUANT TO N.J.S.A.

40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Buck, Corporation Counsel Perillo and Budget Officer

Banker met with the Council December 20, 1977)

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cq.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM UNCLASSIFIED OPERATIONS,

MUNICIPAL SALARY INCREASE-\$35,000. TO DEPARTMENT OF RECREATION AND PARKS, DIVISION OF

RECREATION MAINTENANCE, SERVICE BY CONTRACT OR AGREEMENT, CONSULTANTS AND SPECIALIZED

SERVICES-\$35,000.; PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

(Business Administrator Buck, Corporation Counsel Perillo and Budget Officer

Banker met with the Council December 20, 1977)

A motion to adopt the resolution was made by Councilwoman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cr.

RESOLUTION REJECTING ALL BIDS FOR CONTRACT #77-03R (PRIVATE GARBAGE COLLECTION

SERVICE FOR CITY OF NEWARK) PRESENTED TO MUNICIPAL COUNCIL SEPTEMBER 21, 1977.

(Copy of resolution and correspondence submitted to each Member of the Council)

(For action on this matter, see Page 55 in the minutes of this meeting.)

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7-R-cs.

RESOLUTION AUTHORIZING TRANSFER OF FUNDS FROM POLICE DEPARTMENT, OTHER

SALARIES AND WAGES-\$96,000. TO POLICE DEPARTMENT, SALARIES AND WAGES, OVERTIME-\$96,000.;  
PURSUANT TO N.J.S.A. 40A:4-58.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ct.

RESOLUTION AUTHORIZING THE SALE OF CITY-OWNED PROPERTY LOCATED AT 24-30

STRATFORD PLACE, BLOCK 2668, LOTS 12, 13, 14 AND 15, AND AUTHORIZING ADVERTISEMENT AND  
SETTING RETURN DATE FOR ACCEPTANCE OF FINAL BIDS FOR PURCHASE OF SAME UNDER SPECIFIC  
CONDITIONS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Giuliano, James, Martinez, Tucker, Villani, President Harris.

No: Councilman Carrino.

7-R-cu.

RESOLUTION COMMENDING FREDERICK T. SMITH FOR OUTSTANDING ACHIEVEMENT IN BEING  
NAMED A RHODES SCHOLAR AT OXFORD UNIVERSITY.

WHEREAS, Frederick T. Smith, a Newark citizen, was one of two students in New Jersey and one of thirty-two students throughout the United States chosen a Rhodes Scholar at Oxford University; and

WHEREAS, Frederick T. Smith who maintained a 3.8 average in secondary school was an economics major at Harvard University and a member of the school's wrestling team;

WHEREAS, Frederick T. Smith's outstanding achievement is truly meritorious and worthy of the recognition of the government and citizens of the City of Newark;

NOW, THEREFORE, BE IT RESOLVED BY THE MUNICIPAL COUNCIL OF THE CITY OF NEWARK, NEW JERSEY:

That they tender this resolution of commendation to Frederick T. Smith, for outstanding achievement in being named a Rhodes Scholar at Oxford University;

BE IT FURTHER RESOLVED that a copy of this resolution suitably inscribed be presented to Frederick T. Smith.

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This resolution was presented by the Council of the Whole and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Councilman James stated he was happy for the City of Newark and the South Ward that Frederick T. Smith was the first student in Newark to be selected a Rhodes Scholar at Oxford University. He attended St. Benedict's, was an economics major at Harvard University and a member of the school's wrestling team. The Council is honored to have a member of Newark chosen a Rhodes Scholar at Oxford University.

7-R-cv.

RESOLUTION AUTHORIZING DIRECTOR OF HEALTH AND WELFARE TO ENTER INTO AND EXECUTE A SECOND AMENDATORY AGREEMENT WITH THE NEW JERSEY STATE DEPARTMENT OF COMMUNITY AFFAIRS FOR THE CONTINUATION OF ELDERLY NUTRITION PROGRAM FOR PERIOD JANUARY 1, 1977 TO DECEMBER 31, 1977; AND TO ACCEPT ADDITIONAL SUM OF \$6,919.; FUNDS AVAILABLE FROM ACCRUALS FROM PRIOR YEARS' GRANT CONTRACTS.

(Copy of resolution and correspondence submitted to each Member of the Council)

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilwoman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

MOTIONS.

7-M-a.

A MOTION DIRECTING THE CITY CLERK TO REQUEST THE CITY ADMINISTRATION TO INVESTIGATE EFFICIENT WAYS OF MAKING CITY HALL AND ALL OTHER CITY OFFICES AND AGENCIES ACCESSIBLE TO PHYSICALLY HANDICAPPED PERSONS AND PREPARE A REPORT TO COUNCIL REGARDING SAME, was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-b.

IN VIEW OF THE RECENT BURIAL SCANDAL, A MOTION DIRECTING THE CITY CLERK TO INVITE HEALTH AND WELFARE ACTING DIRECTOR WALLER TO MEET WITH THE MUNICIPAL COUNCIL AT A SPECIAL CONFERENCE TO MAKE SURE THE CITY IS NOT LIABLE OR THE CITY IS IN NO WAY PART OF ANY CONTINUING VIOLATIONS WITH RESPECT TO BURIAL OF INDIGENTS, was made by Councilman James, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-M-c.

A MOTION DIRECTING THE CITY CLERK TO REQUEST THE CORPORATION COUNSEL TO PREPARE

AN AMENDMENT TO THE CITY'S RENT CONTROL ORDINANCE TO STIPULATE AS FOLLOWS: 1) NO RENT INCREASE SHALL BE CONSIDERED UNTIL ALL CODE VIOLATIONS HAVE BEEN ABATED BY LANDLORD;

2) IF THE RENT CONTROL BOARD DECIDES TO PERMIT A RENT INCREASE, THE REASON OR REASONS FOR SAID INCREASE SHALL BE SPECIFIED AT THE TIME THE INCREASE IS APPROVED, AND THOSE

REASONS SHALL BE SUBSEQUENTLY SUBMITTED TO THE BUILDING'S TENANTS, was made by

Councilman Tucker, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

COMMUNICATIONS AND PETITIONS.

COMMUNICATIONS.

8-a.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED DECEMBER 6, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(This ordinance changes regulations on Commerce Street, between Market Street and Broad Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 4, 1978 Calendar of the Municipal Council for first reading was made by Councilman Allen, seconded by Councilman Bottone and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-b.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED DECEMBER 12, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:2-1, ONE-WAY STREETS, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, DESIGNATING HAMPTON STREET AND MILTON STREET AS ONE-WAY STREETS.

(Hampton Street, westbound, from Boston Street to Wickliffe Street

Milton Street, eastbound, from Boston Street to Wickliffe Street)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 4, 1978 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

December 21, 1977

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-c.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED DECEMBER 12, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-7, STOPPING OR STANDING PROHIBITED IN CERTAIN AREAS AT CERTAIN TIMES, OF TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED."

(Changing hours of parking prohibition for street cleaning -

Mount Vernon Place between Ellery Avenue and Norman Road

Norman Road between Ivy Street and Sandford Place

Eastern Parkway between Ivy Street and Sandford Place

· Kerrigan Boulevard between Ivy Street and Sandford Place)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 4, 1978 Calendar of the Municipal Council for first reading was made by Councilman Bottone, seconded by Councilman Giuliano and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-d.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED DECEMBER 12, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING SECTION 23:5-1, PARKING PROHIBITED AT ALL TIMES, OF TITLE 23, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITED PARKING ON BLANCHARD STREET."

(Blanchard Street, both sides, from the northerly curblin of Raymond

Boulevard to a point 350' northerly thereof)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Engineering Director Zach met with the Council December 20, 1977)

A motion directing the City Clerk to place this ordinance on the January 4, 1978 Calendar of the Municipal Council for first reading was made by Councilman Martinez, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-e.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED DECEMBER 13, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING TITLE 23, TRAFFIC AND PARKING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED AND SUPPLEMENTED, PROHIBITING STOPPING OR STANDING ON A PORTION OF EAST PARK STREET."

(East Park Street, North side, beginning at the easterly curblin of Park Place and extending 72 feet easterly therefrom, at any time)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 4, 1978 Calendar of the Municipal Council for first reading was made by Councilman Giuliano, seconded by Councilwoman Villani and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-f.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED DECEMBER 12, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND TITLE 2, CHAPTER 5, SECTION 11, PARAGRAPH (b) (1) (B), POWERS AND DUTIES OF CITY PURCHASING AGENT, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966."

(Provides for monthly reports to the Council on certain contracts)

(Copy of ordinance and correspondence submitted to each Member of the Council)

A motion directing the City Clerk to place this ordinance on the January 4, 1978 Calendar of the Municipal Council for first reading was made by Councilwoman Villani, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

8-g.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED DECEMBER 12, 1977, ENCLOSING PROPOSED "ORDINANCE TO AMEND AN ORDINANCE ENTITLED, 'AN ORDINANCE CREATING PERMANENT POSITIONS IN THE DEPARTMENT OF PUBLIC WORKS AND ESTABLISHING SALARIES THEREFOR,' (6-S & F-1) ADOPTED MAY 4, 1977 AND AMENDMENTS THERETO. (TO CREATE THE TITLE CHIEF OF SECURITY, WATERSHED)"

(Chief of Security, Watershed 1/1/78 \$18,038. - \$21,925.)

(Copy of ordinance and correspondence submitted to each Member of the Council)

(For action of this matter, see Item 6-F-o on Page 13 in the minutes of this meeting)

8-h.

The City Clerk presented COMMUNICATION FROM BUSINESS ADMINISTRATOR BUCK, RECEIVED DECEMBER 19, 1977, ENCLOSING PROPOSED "ORDINANCE AMENDING TITLE 27, ZONING, OF THE REVISED ORDINANCES OF THE CITY OF NEWARK, NEW JERSEY, 1966, AS AMENDED, SUPPLEMENTED AND READOPTED AS AN INTERIM ZONING ORDINANCE, SO AS TO PROHIBIT DRIVE-IN RESTAURANTS WITHIN A RESIDENCE DISTRICT, A FIRST BUSINESS DISTRICT AND ON NON-ARTERIAL STREETS IN A SECOND OR THIRD BUSINESS DISTRICT; AND TO PERMIT DRIVE-IN RESTAURANTS AS A CONDITIONAL USE ON ARTERIAL STREETS IN A SECOND OR THIRD BUSINESS DISTRICT AND ON ALL STREETS IN A FOURTH BUSINESS DISTRICT AND FIRST, SECOND OR THIRD INDUSTRIAL DISTRICT."

(Copy of ordinance and correspondence submitted to each Member of the Council)

(Approved by Central Planning Board)

(Substitute Ordinance for Ordinance 6-S & F-f on this Calendar, which was returned to Administration as per their request)

A motion directing the City Clerk to place this ordinance on the January 4, 1978 Calendar of the Municipal Council for first reading was made by President Harris, seconded by Councilman Allen and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

PETITIONS.

None.

PENDING BUSINESS ON THE CALENDAR.

None.

NEW BUSINESS ON THE CALENDAR.

None.

MISCELLANEOUS.

11-a.

The City Clerk reported the following Bingo and Raffles Licenses were issued from November 18, 1977 to December 13, 1977:

BINGO LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
St. Rocco School PTA	7282 (Amended)
Our Lady Of Mt. Carmel PTA	7362 (Amended)
Mt. Carmel Guild - Special Education for the Blind	7379 (Amended)
Stella Wright Christian Community	7389 (Amended)
Carnevale-Spitz Chapter #3-DAV Auxiliary	7395 (Amended)
St. Benedict's Church	7401 (Amended)



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BINGO LICENSES (Continued)

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<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Combined Societies of St. Patrick's Church	7450 (Amended)
Parents Association of St. Lucy School	7465 (Amended)
Parents Association of St. Benedict School	7472 (Amended)
Polish Cultural Foundation, Inc.	7480 (Amended)
St. Michael's Merry Makers	7532 (Amended)
St. Lucy's Roman Catholic Church	7533 (Amended)
Remco Industries Chapter of Deborah	7575
Immaculate Conception Church General Committee	7577
Immaculate Conception Church	7578
Congregation Chevra Anshe Lubovitz	7584
St. Rocco School PTA	7586
Shamrock Friendship Club of St. Patrick's Pro-Cathedral	7592
Sacred Heart Cathedral School	7595
Sacred Heart Cathedral	7596

RAFFLES LICENSES

<u>LICENSEE</u>	<u>LICENSE NUMBER</u>
Good Neighbor Baptist Church	7527 (Amended)
Rosary Altar Society - Sacred Heart Church, Vailsburg	7565 (Amended)
Project Link Educational Center - Parent Teacher Group	7576
Our Lady of Mt. Carmel PTA	7579
Clear View Baptist Church	7580
Clear View Baptist Church	7581
Holy Name Society of St. Michael's Church	7582
Parents and Guards Guild of St. Vincent's Academy	7583
Central United Presbyterian Church	7585
Sacred Heart Church	7587
Waverly Park Temple	7588
Church of Our Lady of Good Counsel	7590
The New Jersey Recreation for the Blind, Inc.	7591
Society of the Holy Rosary of St. Francis Xavier Church	7593
Club Espana	7594

December 21, 1977

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A motion to concur in the Report was made by Councilman Carrino, seconded by Councilman Tucker and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

ADJOURNMENT.

12. A motion to adjourn this meeting was made by the Council of the Whole and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

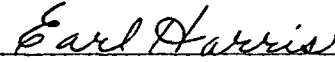
This meeting adjourned at 11:30 P. M.

APPROVED:



Frank D'Ascensio

City Clerk



Earl Harris

President

Newark, New Jersey, December 28, 1977

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The year end meeting of the Municipal Council of the City of Newark, New Jersey, scheduled to close out the City's business for the year 1976, was held on the above date in the Council Chamber, City Hall, Newark, New Jersey, at 12:45 P. M.

President Harris called the meeting to order and asked for roll call.

Present: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris, City Clerk Frank D'Ascensio, Clerk of the Municipal Council.

(Councilman James arrived 12:48 P. M.)

President Harris stated, "In accordance with New Jersey, P. L. 1975, Chapter 231, Section 5, adequate notice of this meeting has been provided by notifying by mail the Newark Star Ledger and Elizabeth Daily Journal, by posting on the designated bulletin board in the basement of City Hall and by filing in the Office of the City Clerk on January 3, 1977 the schedule of regular meetings and conferences of the Newark Municipal Council.

In addition, the agenda of this meeting was similarly disseminated on December 28, 1977 at the time of its preparation. All persons who prepaid for advance notice of this meeting also received copies of the schedule and agenda as required by law."

#### RESOLUTIONS.

7-R-a.

#### RESOLUTION APPOINTING 13 SPECIAL POLICEMEN FOR YEAR ENDING DECEMBER 31,

#### 1978 (ARSON SQUAD)

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

7-R-b.

#### RESOLUTION REAPPOINTING 3 SPECIAL POLICEMEN FOR YEAR ENDING DECEMBER 31, 1978.

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

7-R-c.

#### RESOLUTION REAPPOINTING 162 SPECIAL POLICEMEN FOR YEAR ENDING DECEMBER 31, 1978

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Tucker, Villani, President Harris.

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7-R-d.

RESOLUTION APPROPRIATING \$40,990,378. AS TEMPORARY APPROPRIATIONS PRIOR TO  
THE ADOPTION OF THE 1978 OPERATING BUDGET OF THE CITY OF NEWARK.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, Martinez, Villani, President Harris.

No: Councilman Tucker.

(Councilman James arrived 12:48 P. M.)

7-R-e.

RESOLUTION PROVIDING TEMPORARY APPROPRIATIONS FOR MUNICIPAL DEBT SERVICE,  
LOCAL DISTRICT SCHOOL PURPOSE AND DEDICATED REVENUE-DIVISION OF WATER UTILITY DEBT  
SERVICE.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

7-R-f.

RESOLUTION ESTABLISHING TEMPORARY APPROPRIATIONS FOR WATER UTILITY AND  
DEFERRED CHARGES AND STATUTORY EXPENDITURES.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Villani, President Harris.

No: Councilman Tucker.

7-R-g.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR RETIRED  
SENIORS VOLUNTEER PROGRAM IN THE AMOUNT OF \$61,277.

A motion to adopt the resolution was made by President Harris, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker Villani, President Harris.

7-R-h.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR WORK STUDY  
PROGRAM IN THE AMOUNT OF \$3,000.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-i.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR SUB-REGIONAL TRANSPORTATION PLANNING GRANT IN THE AMOUNT OF \$25,600.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-j.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR TALENT SEARCH IN THE AMOUNT OF \$550.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-k.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR NUTRITION PROJECT FOR THE ELDERLY IN THE AMOUNT OF \$4,226.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-l.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR NUTRITION PROJECT FOR THE ELDERLY IN THE AMOUNT OF \$4,226.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-m.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR NUTRITION PROJECT FOR THE ELDERLY IN THE AMOUNT OF \$290,632.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

December 28, 1977

7-R-o.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR DEMONSTRATION  
NEIGHBORHOOD PRESERVATION IN THE AMOUNT OF \$162,000.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-p.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR WBCO FM IN  
THE AMOUNT OF \$11,294.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-q.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR MUNICIPAL  
COURT MANAGEMENT AND IMPROVEMENT PROGRAM, FAMILY AND NEIGHBORHOOD SERVICE PROJECT IN  
THE AMOUNT OF \$62,876.

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-r.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR TRAINING AND  
ORGANIZATIONAL DEVELOPMENT IN THE AMOUNT OF \$1,250.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-s.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR SUMMER FOOD  
PROGRAM IN THE AMOUNT OF \$581,925.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-t.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR SUMMER FOOD  
PROGRAM IN THE AMOUNT OF \$726,458.65

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A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-u.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR WOMEN, INFANT AND CHILDREN'S SUPPLEMENTAL FOOD PROGRAM IN THE AMOUNT OF \$415,480.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-v.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR WOMEN, INFANT AND CHILDREN'S SUPPLEMENTAL FOOD PROGRAM IN THE AMOUNT OF \$565,170.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-w.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR OPEN SPACE PROGRAM IN THE AMOUNT OF \$1,100,000.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-x.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR GREEN ACRES LOCAL ASSISTANCE PROGRAM IN THE AMOUNT OF \$81,011.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-y.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR URBAN RODENT AND INSECT CONTROL IN THE AMOUNT OF \$22,160.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-z.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR URBAN RODENT  
AND INSECT CONTROL IN THE AMOUNT OF \$113,700.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ba.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR URBAN RODENT  
AND INSECT CONTROL IN THE AMOUNT OF \$227,374.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bb.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR MULTIPHASIC  
DRUG TREATMENT IN THE AMOUNT OF \$445,600.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bc.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR MULTIPHASIC  
DRUG TREATMENT PROGRAM IN THE AMOUNT OF \$409,875.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bd.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR CHEST CLINIC  
IN THE AMOUNT OF \$20,305.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-be.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR NON-EMERGENCY  
TRANSPORTATION IN THE AMOUNT OF \$122,171.50.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:



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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bf.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR CIVILIAN CAB STARTER PROGRAM IN AMOUNT OF \$10,000.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bg.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR SUB-REGIONAL TRANSPORTATION PLANNING GRANT IN THE AMOUNT OF \$45,600.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bh.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR INTERGOVERNMENTAL PERSONNEL ACT GRANT IN THE AMOUNT OF \$15,000.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bi.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR ECONOMIC GROWTH AND DEVELOPMENT CORPORATION IN THE AMOUNT OF \$225,000.

A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bj.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR CHILDHOOD LEAD POISONING AND PREVENTION AND CONTROL IN THE AMOUNT OF \$93,827.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bk.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR CHILDHOOD  
LEAD POISONING PREVENTION AND CONTROL IN THE AMOUNT OF \$11,782.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bl.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR CHILDHOOD  
LEAD POISONING PREVENTION AND CONTROL IN THE AMOUNT OF \$35,000.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bm.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR 701  
COMPREHENSIVE PLANNING GRANT IN THE AMOUNT OF \$23,000.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bn.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR 701  
COMPREHENSIVE PLANNING GRANT IN THE AMOUNT OF \$31,434.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilman Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bo.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR 701  
COMPREHENSIVE PLANNING GRANT IN THE AMOUNT OF \$20,500.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bp.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR 701  
COMPREHENSIVE PLANNING GRANT IN THE AMOUNT OF \$34,200.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

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Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bq.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR NEIGHBORHOOD FACILITIES PROGRAM IN THE AMOUNT OF \$633,758.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-br.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR COOPERATIVE AUDIT AGREEMENT IN THE AMOUNT OF \$24,600.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bs.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, TITLE III IN THE AMOUNT OF \$71,524.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bt.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR COMPREHENSIVE EMPLOYMENT AND TRAINING ACT OF 1973, SKILLS TRAINING IMPROVEMENT PROGRAM IN THE AMOUNT OF \$1,788,003.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bu.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR AIR POLLUTION CONTROL PROGRAM IN THE AMOUNT OF \$45.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

734  
7-R-bv.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR AIR POLLUTION  
CONTROL PROJECT IN THE AMOUNT OF \$62,707.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bw.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR ENVIRONMENTAL  
IMPROVEMENT PROJECT IN THE AMOUNT OF \$18,553.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bx.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR VINDICATE  
SOCIETY RESIDENTIAL TREATMENT CENTER IN THE AMOUNT OF \$47,865.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-by.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR NEWARK  
REDEVELOPMENT AND HOUSING AUTHORITY, SECURITY SERVICES IN THE AMOUNT OF \$79,103.

A motion to adopt the resolution was made by Councilman Villani, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-bz.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR NC-4 COMMENCE-  
MENT AND TRAINING PROGRAM IN THE AMOUNT OF \$35,380.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ca.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR JUVENILE  
JUSTICE DELINQUENCY PROGRAM IN THE AMOUNT OF \$11,000.

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A motion to adopt the resolution was made by Councilman Allen, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cb.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR NUTRITION PROJECT FOR THE ELDERLY IN THE AMOUNT OF \$43,557.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Carrino and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cc.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR MULTIPLE DWELLING IN THE AMOUNT OF \$25,000.

A motion to adopt the resolution was made by Councilman Carrino, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cd.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR WOMEN, INFANT AND CHILDREN'S SUPPLEMENTAL FOOD PROGRAM IN THE AMOUNT OF \$14,927.

A motion to adopt the resolution was made by Councilman Giuliano, seconded by Councilman James and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ce.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR WOMEN, INFANT AND CHILDREN'S SUPPLEMENTAL FOOD PROGRAM IN THE AMOUNT OF \$1,119,706.

A motion to adopt the resolution was made by Councilman James, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cf.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR HEALTH PLANNING AGENCY IN THE AMOUNT OF \$50,000.

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker,

7.35 Villani, President Harris.

7-R-cg.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR 701  
COMPREHENSIVE PLANNING GRANT IN THE AMOUNT OF \$1,367.

A motion to adopt the resolution was made by Councilman Tucker, seconded by Councilman Martinez and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ch.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR COMPREHENSIVE  
EMPLOYMENT AND TRAINING ACT OF 1973, TITLE I IN THE AMOUNT OF \$6,918,555.

A motion to adopt the resolution was made by Councilman Villani, seconded by President Harris and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ci.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR COMPREHENSIVE  
EMPLOYMENT AND TRAINING ACT OF 1973, TITLE VI IN THE AMOUNT OF \$15,018,313.

A motion to adopt the resolution was made by President Harris, seconded by Councilman Villani and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cj.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR COMPREHENSIVE  
EMPLOYMENT AND TRAINING ACT OF 1973, TITLE II IN THE AMOUNT OF \$3,064,368.

A motion to adopt the resolution was made by Councilman Allen, seconded by Councilman Bottone and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-ck.

RESOLUTION CANCELLING UNEXPENDED BALANCE IN APPROPRIATION FOR ANTI-RECESSION  
AID IN THE AMOUNT OF \$504,523.37.

A motion to adopt the resolution was made by Councilman Bottone, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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7-R-cl.

RESOLUTION APPOINTING CONSTABLES FOR A ONE YEAR TERM FROM JANUARY 1, 1978

AND ENDING DECEMBER 31, 1978 AND APPROVING THEIR BONDS AS TO SUFFICIENCY. (SAMUEL W. BERLOWE, EDWARD STANDARD LEWIS, HOWARD REGINALD LONGUS, RAYMOND MAGLIACANO, PHILLIP R. MARCUS, ARTHUR PARKER, HARRY ROMAN, JOSEPH RUSSELL, JR., ALFRED C. BOOKER, RENALDO TAYLOR AND NICHOLAS A. SPERDUTO).

A motion to adopt the resolution was made by Councilman Martinez, seconded by Councilman Tucker and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cm.

RESOLUTION CANCELLING PART OR ALL OF THE UNENCUMBERED BALANCES IN BUDGET

APPROPRIATIONS FOR YEAR 1977 FOR THE CURRENT FUND ACCOUNT.

A motion to adopt the resolution on condition that figures are received by January 31, 1978 was made by Councilman Villani, seconded by Councilman Allen and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

7-R-cn.

RESOLUTION CANCELLING PART OR ALL OF THE UNENCUMBERED BALANCES IN BUDGET

APPROPRIATIONS FOR 1977 FOR THE WATER UTILITY FUND ACCOUNT.

A motion to adopt the resolution on condition that figures are received by January 31, 1978 was made by Councilman Carrino, seconded by Councilman Giuliano and declared adopted by President Harris by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

Councilman Carrino questioned whether the cancellations of these various appropriations will run into 1978 or will we lose the money.

Chief Accountant Fitzsimons replied that the money will be rolled over into 1978.

ADJOURNMENT.

12a.

A motion to adjourn this meeting was made by Councilman Bottone, seconded by President Harris and adopted by the following votes:

Yes: Councilmen Allen, Bottone, Carrino, Giuliano, James, Martinez, Tucker, Villani, President Harris.

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This meeting adjourned at 1:00 P. M.

APPROVED:

Frank D'Ascensio  
Frank D'Ascensio  
City Clerk

Earl Harris  
Earl Harris  
President